IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

MARC VEASEY, ET AL.,

PLAINTIFFS,

V.

CIVIL ACTION NO. 2:13-CV-193 (NGR) (CONSOLIDATED ACTION)

GREG ABBOTT, ET AL.,

DEFENDANTS.

SUPPLEMENTAL DECLARATION OF J. GERALD HEBERT

Pursuant to 28 U.S.C. §1746, I, J. Gerald Hebert, declare that:

- 1. I previously submitted a Declaration with accompanying time records and expenses in support of the Veasey-LULAC motion for an award of attorneys' fees and expenses.
- 2. I hereby reaffirm the statements made in that Declaration as true and correct.
- 3. I am supplementing that original Declaration because, after consultation with Defendants' counsel and further review, I have revised the billing records for the attorneys for Campaign Legal Center as further exercise of reasonable billing judgment. The attached time records reflect those revisions, which include the decision not to charge for time related to motions for admission pro hac vice or motions to withdraw attorneys, as well as for time related to the motion to intervene filed by True the Vote. The attached time records also correct a mathematical error in the summation of attorney Danielle Lang's total hours. Finally, the attached time records reflect the addition of time I spent in preparation for two depositions that were inadvertently excluded or combined with other entries in the prior submission. The

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attached time records are true and correct, and are the ones that this Court should review in

ruling on the pending Veasey-LULAC motion for an award of attorneys' fees and expenses.

4. In addition to these minor revisions to CLC's billing records, I have reviewed CLC's costs

and sought to gather available receipts for Campaign Legal Center (CLC) expenses submitted

with the original motion. Attached is an updated detailed list of CLC's costs, which removes

one entry for trial transcripts that was inadvertently included but pertains to another case. The

receipts available to CLC at this time are also attached to this declaration. CLC has also

requested bank records for 2014-2016 that may provide additional documentation of its

expenses. Those records have not yet arrived but will be submitted to the Court in a subsequent

filing.

5. Finally, I am resubmitting a revised Exhibit A to my original Declaration that lists the cases

I have worked on over the years. The attached revised Exhibit A lists cases inadvertently

omitted from the earlier submitted Exhibit A and corrects a few minor typographical errors.

6. Pursuant to the foregoing, CLC is seeking the following pursuant to Veasey-LULAC

Plaintiffs' motion for attorneys' fees and costs: \$768,733.14 in attorneys' fees and \$111,003.27

in costs.

I declare the foregoing to be true and correct.

Dated: July 15, 2019

/s/ J. Gerald Hebert

J. Gerald Hebert

EXHIBIT 1

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	<u>)</u>
<u>2013</u>		<u>Time</u>	
6.25.13	Read SCOTUS Shelby County Decision		1.1
6.25.13	Meet w/attorney C. Dunn to review legal		
	strategies for filing suit		1.6
6.25.13	Communications with clients from DC		
	lawsuit re: filing suit in TX to challenge photo ID		1.5
6.25.13	Review & research law on venue in TX federal court		0.3
6.25.13	Confer with C. Dunn re: drafting of complaint		0.5
6.25.13	Discussion with clients re: funding of litigation		0.4
6.25.13	TC w/Chad Dunn re: adding co-counsel (Baron)(0.3)	no charge	
6.26.13	Review C.Dunn's draft of complaint & edit same		0.9
6.26.13	Communications with voting rights attorneys		
	re: filed complaint in Corpus Christi (1.4)	no charge	
6.26.13	Review memo from Texas Secretary of State		
	re: immediate implementation of Senate Bill 14		0.2
6.26.13	Discuss with C. Dunn re: prep of advisory on TX's		
	immediate implementation of photo ID law (SB 14)		0.2
6.27.13	Review order re: pretrial & scheduling conference		0.1
6.28.13	Communications with client re: why lawsuit		
	is needed to stop discriminatory photo ID law (0.4)	no charge	
6.28.13	Research possible additional claims to add to		
	complaint asserting various constitutional violations		1.6
6.27.13	Communications with Armand Derfner re: additional		
	claims to make in amended complaint		0.2
6.28.13	Additional Communications with Armand Derfner		
	re: additional claims in amended complaint		0.2
7.1.13	Communication with Armand Derfner re: adding		
	a 2nd amendment claim in amended complaint for		
	non-gun owners in TX (0.2)	no charge	
7.1.13	Draft amended complaint adding new claims	0	1.8
7.2.13	Legal research into DPS services in TX for insertion		
	into amended complaint		0.5
7.3.13	Drafting of amended complaint		1.3
7.8.13	Legal research comparing TX's photo ID law to other		
	states' ID laws for inclusion in amended complaint		2.7
7.10.13	Review C. Dunn's draft of certificate of interested		
7.10.10	parties (0.2)	no charge	
8.8.13	Legal research for claims to be added to amended	no onarge	
0.0.13	complaint		0.6
8.14.13	Review edits to amended complaint by C. Dunn (0.9)	no charge	0.0
8.14.13	Communications w/Luis Vera of LULAC re:	no charge	
0.14.15	LULAC chapters in TX & LULAC as plaintiff		0.4
8.15.13	Review edits & comments on draft amended		0.4
0.13.13	complaint by A. Derfner (0.4)	no charge	
0 16 13	Review comments on draft amended	iio ciiaige	
8.16.13		no charge	
	complaint by C. Dunn (0.1)	no charge	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenth	<u>s)</u>
8.16.13	Tele. Communication w/C. Dunn re: new clients		
	in amended complaint (0.3)	no charge	
8.16.13	Review caselaw on standing of our plaintiffs		0.5
8.17.13	Review edits to amend. complaint by A. Derfner (0.3)	no charge	
8.20.13	Communications with C. Dunn re: adding & standing		
	of new plaintiffs in amended complaint		0.3
8.20.13	Communication w/C. Dunn re: Dallas County		
	as plaintiff (0.2)	no charge	
8.20.13	Communication w/C. Dunn re: hiring of expert		0.2
0.24.42	witnesses		0.3
8.21.13	Made edits to near final draft of amended complaint		2.1
8.21.13	Review comments on draft amended complaint		
0.22.42	by A. Derfner (0.2)	no charge	
8.22.13	Communication with client re: filing of amended complaint		0.1
8.22.13	Review complaint (U.S. v. TX) from DOJ		
	atty Bell-Platts		0.2
8.22.13	Review communications to clients re: filing of		
	amended complaint (0.3)	no charge	
8.23.13	Communications with client re: amended complaint	_	
	and retainer		0.2
8.23.13	Communication from TX AG office (P. Sweeten)		
	re: name of TX AG atty handling voter ID lawsuit		0.1
8.23.13	Draft of pro hac vice motion for Hebert	no charge	
8.26.13	Review filed pro hac vice motion for Hebert (0.1)	no charge	
8.26.13	Review communication from N. Baron to John Scott		
	in TX AG office re: waiver of service (0.2)	no charge	
8.26.13	Review communication of Neil Baron		
	re: representation (0.3)	no charge	
8.27.13	Review motion to intervene filed by TX League of		
	Young Voters with attachments (complaint, exhibits)		0.5
8.27.13	Review communications from Neil Baron re:		
	conversations with John Scott re: consolidation		
	of lawsuits and waiver of service (0.2)	no charge	
8.27.13	Communications to co-counsel re:		
	transmittal exhibit lists, trial transcripts, and lists of		
	witnesses from DC preclearance case (0.3)	no charge	
8.28.13	Review filed waiver of service		
	by Perry & Steen (0.1)	no charge	
8.28.13	Review filed Notices of Appearance for		
	Hebert & Derfner (0.1)	no charge	
8.29.13	Review order grantig pro hac vice motion (0.1)	no charge	
8.30.13	Review unopposed motion to consolidate filed by		
	U.S.		0.1
8.30.13	Review order granting motion to consolidate cases		0.1
9.6.13	Review pro hac vice orders for multiple counsel		

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
	for TX League of Young Voters (0.2)	no charge
9.10.13	Call w/co-counsel & DOJ re: consolidation, scheduling,	
	discovery issues (coordination)	1
9.10.13	Review filed letter from R. Allensworth (0.1)	no charge
9.12.13	Communication from US DOJ attorney (Bell-Platts)	
	case schedule	0.1
9.13.13	Communications w/U.S. DOJ attorneys re: setting up	
	a conference call to discuss scheduling issues (0.1)	no charge
9.13.2013	Call w/ co-counsel re: scheduling, discovery	1
9.16.2013	Call w/ DOJ re: scheduling, discovery	1
9.16.13	Review response of U.S. to motion to intervene	0.3
9.17.13	Review notice of appearnce John Scott (0.1)	no charge
9.17.13	Communication from E. Rosenberg for NAACP	
	advising motion to consolidate and seeking consent	0.1
9.17.13	Call with co-counsel to discuss call w/ DOJ attys	
	re: discovery schedule and trial date/length issues	1.1
9.17.13	Conference call with DOJ attys to discuss scheduling	
	issues and dates/deadlines	0.9
9.17.13	Prepare & Review chart comparing DOJ proposed	
	schedule to our dates and Court's dates	0.3
9.17.13	Post-DOJ call communications with DOJ (Bell-Platts)	
	re: trial date agreement (of Sept 8)	0.2
9.18.13	Review motion to consolidate filed by MALC &	
5.25.25	TX NAACP	0.1
9.18.13	Telephone conference with US DOJ, TX AG's office	V
5.25.25	re: Rule 26 disclosures and scheduling	0.5
9.18.13	Review TX's expert witness Dr. Shaw's trial testimony	0.0
3.10.13	in DC preclearance case to prepare cross-examination	1.5
9.19.13	Review Notice from Court resetting date of initial	1.5
3.13.13	conference	0.1
9.19.13	Review order granting motion to intervene	0.1
5.15.15	filed by TX League	0.1
9.19.13	Review consent order granting consolidation	0.1
9.19.13	Communications with co-counsel & counsel for other	0.1
5.15.15	plaintiffs to arrange conference call w/DOJ (0.4)	no charge
9.19.13	Communication from DOJ's Bell Platts confirming	no charge
9.19.15	call on 9/20 (0.1)	no chargo
9.20.13		no charge
9.20.13	Review orders granting pro hac vice motions	no chores
0.20.42	of TX NAACP counsel (0.1)	no charge
9.20.13	Tele conference call with counsel for all plaintiffs'	4
0.20.42	groups, including DOJ	1
9.20.13	Communication from E. Rosenberg re: trial date &	•
0.04.40	other deadlines proposed by plaintiffs	0.2
9.21.13	Review communication from DOJ counsel (Bell-Platts)	
	regarding Rule 26 conference issues & enclosing	
	DOJ's proposed draft ESI agreement, Proposed	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/ten	ths)
	Protective Order, & Proposed Supp. Protective Order		1.3
9.23.13	Review TX SOS communications re: Mobile units		
	providing EICs		0.1
9.23.13	Review filed letter from R. Allensworth (0.1)	no charge	
9.23.13	Comm. from co-counsel re: trial schedule (0.2)	no charge	
9.24.13	Review article re: 84 year old Lufkin woman who is		
	unable to get a photo ID after 3 trips to DPS (0.1)	no charge	
9.24.13	Tele. Call to clerk re: problems with ECF filing (0.2)	no charge	
9.24.13	Review letter from US DOJ atty (Freeman) to TX AG		
	atty (Scott) re: discovery & legislative privilege		0.2
9.24.13	Review letter from US DOJ atty (Marzano) to TX AG		
	atty (Scott) re: contacting legislators (with exhibit)		0.3
9.25.13	Discuss DOJ letter w/co-counsel (C. Dunn)(0.2)	no charge	
9.25.13	Review motion to intervene by True the Vote	no charge	
9.25.13	Tele. Conference w/co-counsel (Dunn, Derfner,		
	Baron, Simson) re: division of labor, scheduling,		
	legal strategies for discovery and trial		0.5
9.25.13	Legal research into legality of DPS fingerprinting		
	applicants seeking "free" photo ID		0.2
9.25.13	Legal research on photo ID laws & lower voter turnout		0.7
9.26.13	Begin legal research (0.5) and drafting of memo (1.0)		
	opposing True the Vote's motion to intervene	no charge	
9.26.13	Communication with E. Rosenberg re: scheduling a		
	call to discuss schedules (0.2)	no charge	
9.26.13	Read email from TX AG atty (Scott) to DOJ (0.1)	no charge	
9.26.13	Review attachment A to ESI agreement from		
	DOJ attorney (Bell-Platts) sent to all counsel		0.2
9.27.13	Review news story re: elderly Dallas woman unable		
	to obtain photo ID from DPS (0.1)	no charge	
9.27.13	Review motion to intervene by TX Association of		
	Hispanic Judges & Co. Comms.		0.2
9.27.13	Read email from TX AG atty (Scott) to DOJ (0.1)	no charge	
	Review analysis of distances from DPS offices to		
	closest maj-minority state house districts as		
	possible trial exhibit		0.2
9.27.13	Review correspondence exchanged between Sen.		
	Ellis and DPS Director (McCraw) re: implementation		
	of SB 14 by DPS		0.2
9.30.13	Review pro hac vice motion by DOJ (0.1)	no charge	
10.1.13	Read email from DOJ atty(Bell-Platts) to counsel (0.1)	no charge	
10.1.13	Tele. Conference with DOJ attys & other plaintiffs'		
	counsel re: US to file a motion to stay lawsuit		0.3
10.1.13	TC with other private plaintiffs groups re: trial schedule		
	and other deadlines		1
10.1.13	Review Motion to Stay filed by U.S.		0.3
10.1.13	Communications from other private plaintiffs as to		

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
	whether they will oppose DOJ's motion for a stay	0.2
10.1.13	Draft communication to DOJ counsel (Bell-Platts) re:	
	Veasey plaintiffs' position on motion for a stay	
	and review DOJ's reply	0.1
10.2.13	Draft response to U.S. motion for a stay	1.1
10.2.13	Circulate & discuss draft response w/co-counsel (0.3)	no charge
10.2.13	Review draft of litigation hold letter	0.4
10.2.13	Communications with other private plaintiffs' counsel	0.2
10.3.13	Review joint response of NAACP and TX League of	
	Young Voters to U.S. motion for stay	0.2
10.3.13	Review A. Derfner's edits to litigation hold letter	0.1
10.3.13	Review communications from court's case manager	0.1
10.0.12	re: scheduling a brief hearing (0.1)	no charge
10.3.13	Make final edits to litigation hold letter	0.3
10.3.13	Email litigation hold letter to TX AG & all counsel (0.1)	no charge
10.4.13	Prepare outline for C. Dunn with suggested points to	no charge
10.4.13	make to court about not delaying trial date and	
	recording names of rejected or provisional voters	
	• •	0.4
10 4 12	by State in upcoming elections	0.4
10.4.13	Briefing from co-counsel (C. Dunn) re: results of hearing	0.1
10.4.12	before Judge Ramos on 10/4 re: Gov. shutdown/stay	0.1
10.4.13	Review Court Notice setting status conference for	0.1
40740	10/11/13.	0.1
10.7.13	Review Dr. Barreto expert report from PA voter ID case	0.5
10.7.13	Email Barreto & Minnite PA report to co-counsel (0.1)	no charge
10.7.13	Tele. Conference w/co-counsel (Dunn, Derfner,	
	Baron, Simson) re: budget for litigation, hiring of experts	
	& whether to seek a prelim. inj. for upcoming elections	1.5
10.8.13	Review summary of Dr. Lichtman trial testimony	
	from DC preclearance case and highlight areas for his	
	his direct examination & possible topics for report/x-exam	0.9
10.8.13	Review order granting U.S. pro hac vice motion (0.1)	no charge
10.8.13	Review potential experts' cost estimates & outline of	
	services to be performed by experts (Baretto, et al.)	0.4
10.8.13	Tele. Conference w/co-counsel (Simson, Dunn, et al.)	
	re: expert cost estimates & expert services needed	0.3
10.8.13	Review & edit litigation hold letter for True the Vote	no charge
10.8.13	Call w/co-counsel re: info rec'd from county election official	
	re: implementation of ID law	0.3
	Call w/ co-counsel (Simson/Dunn) re: funding of experts &	
	experts' cost estimates provided us (incl. scope of reports)	0.4
10.11.13	Prepare for 10/11 hearing before court re: status &	
	Government shutdown	0.2
10.11.13	Participate in Status Hearing before court	0.2
10.17.13	Review filing by U.S. re: appropriation of funds to	
	re-open Government	0.1
	•	ý. <u> </u>

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tent	<u>hs)</u>
10.17.13	Review communication to TX AG atty (Scott) from		
	US DOJ attorney (Marzano) re: contacting legislators		0.2
10.17.13	Read communication from DOJ atty (Westfall) re:		
	revised briefing schedule on TX's motion to dismiss		0.1
10.18.13	Participate in Status Hearing before court re: setting		
	of deadlines for pending motions & State's upcoming		
	motion to dismiss		0.2
10.18.13	Draft email to DOJ attorneys & all plaintiffs'		
	counsel with proposed schedule for further proceedings		0.3
10.18.13	Tele conference call with DOJ & counsel for private		
	plaintiffs' counsel re: new pre-trial deadlines		0.4
10.21.13	Tele. Conference with Veasey co-counsel to discuss		
	division of assignments for discovery, pre-trial schedule		
10.00.10	dates & trial date to provide court		0.6
10.23.13	Tele. Call with DOJ attys (Baldwin) re: pre-trial and		0.2
10.04.10	trial dates proposed by U.S. and Veasey plaintiffs		0.3
10.24.13	TC w/Dallas County Elections Administrator re:		
	implementation of SB 14 problems & possible affidavit		0.4
40.25.42	for prelim. inj. motion & trial testimony		0.4
10.25.13	Call w/DOJ attys and other private plaintiffs' counsel re:		0.4
10.25.42	pending legal issues in lawsuit, incl. litigation schedule		0.4
10.25.13	Review State's motion to dismiss complaints		0.9
10.25.13	Review notice of appearance for True the Vote atty (0.1)	no charge	
10.28.13	Tele. Call w/Jose Garza re: his state court lawsuit filed in		0.2
10 20 12	Hidalgo Co. challenging SB 14 & impact on our suit.		0.3
10.28.13	Call with all counsel re: E-discovery in lawsuit &		0.4
10 20 12	scheduling issues. DOJ proposes trial in 2015	na abausa	0.4
10.28.13	Review pro hac vice motions of TX League (0.1)	no charge	
10.29.13	Communication Dave Richards re: getting emails from		
	Travis Countywhere county election officals in TX	no chargo	
10 20 12	discussed problems implementing SB 14 (0.2)	no charge	
10.29.13	Tele. Conf. call w/co-counsel (Derfner, Dunn, Simson) &		0.5
10.29.13	potential expert witness re: TX matching database issues Draft Letter for Marc Veasey re: DOJ trial schedule (0.5)	no charge	0.5
10.29.13	Read orders granting pro hac motions (0.1)	no charge	
10.30.13	Read responses of U.S. to motion to intervene,	no charge	
10.50.15	w/nine exhibits		0.6
10.30.13	Review draft of Joint Report of Rule 26 & case		0.0
10.30.13	mangement plan circulated by DOJ attorney (Maranzano)		0.4
10.31.13	Draft inserts for Veasey team and outline of proposed		0.4
10.51.15	order for insertion into joint report keeping trial schedule		0.5
10.31.13	Discuss Rule 26 Joint Report & discovery and trial		0.5
10.51.15	issues w/co-counsel (Simson) (1.4)	no charge	
10.31.13	Review state court complaint filed in Hidalgo Co.	no charge	
10.51.15	challenging SB 14		0.2
11.1.13	Review & edit re-draft of Rule 26 Joint Report (0.5)	no charge	0.2
± ± · ± · ± J	heriew & call to draft of hale 20 Joint heport (0.5)	no charge	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	
11.1.13	Distribute Joint Report edits to Veasey legal team &		
	communicate other edits with legal team (0.3)	no charge	
11.1.13	Review letter sent by TX SOS to voter re: SB 14 and		
	signing affidavit at polls re: name issues		0.2
11.1.13	Distribute letter from TX SOS to Veasey legal team		
	w/comments (0.2)	no charge	
11.1.13	Communication w/NAACP counsel re: trial schedule		0.1
11.1.13	Communications with co-counsel (Dunn/Derfner) re:		
	conversation w/TX voter (84 years old) who could		
	not obtain an EIC despite 2 trips to DPS		0.2
11.1.13	Communications w/clients updating status of case/issues		0.3
11.4.13	Review Joint 26(f) report and proposed ESI agreement		
	along with 6 other exhibits		0.6
11.4.13	Read TX AG atty (Clay) proposed edit to scheduling order		0.1
11.5.13	Tele. Conf. call with Veasey legal team re: issues raised		
	by TX in motion to dismiss		1
11.5.13	Read filed corporate disclosure statement by MALC (0.1)	no charge	
11.5.13	Communications with TX contact re: Evelyn Brickner, a	· ·	
	96 year old voter who cannot get photo ID despite trips		
	to DPS with documentation		0.3
11.5.13	Communications with TX contact re: Peggy Herman		
	Draper (91 year old voter) who was turned away from DPS		
	and denied EIC because she cannot get documentation.		
	Came to U.S. w/parents from Ellis Island		0.3
11.5.13	Communication w/expert witness (Lichtman) re: analysis		
	of racial intent		0.4
11.6.13	Communications with TX contact re: TX voter who went		
	to polls but was unable to vote due to ID		0.1
11.7.13	Read communications from clients re: voting on 11/5		0.2
11.7.13	Read blog post by TX State Senator Troy Fraser re:		
	TX ID law and voter turnout in 2011-13 elections		0.1
11.7.13	Read certificate of interested parties by TX League (0.1)	no charge	
11.11.13	Final revisions & review of litigation hold letter to	· ·	
	movant-intervenor True The Vote	no charge	
11.12.13	Review Notice of Appearance by TX AG atty (0.1)	no charge	
11.13.13	Review motions/orders pro hac vice, notices of appearance	· ·	
	for attorneys (0.2)	no charge	
11.13.13	Review errata Notice filed by U.S.	· ·	0.1
11.14.13	Review TX League's amended intervenor complaint (0.3)	no charge	
11.14.13	Call w/ co-counsel (Simson/Dunn) re: experts' retainders;	S	
	identification of lay witnesses, assignments to counsel		1.1
11.15.13	Participate in hearing with court re: motions to		
-	intervene, trial date and schedule		0.7
11.15.13	Conf. call w/co-counsel to debrief re: court hearing &		
-	resulting tasks to counsel (discovery doc prep/MTD		0.9
11.15.13	Review TX Assoc. of Hispanic Co. Judge's complaint (0.3)	no charge	
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<u>Date</u> 11.18.19	J. Gerald Hebert Description	Time (Hrs/tenths)
11.18.19	Read pro hac vice motion (0.1) Tele. Conf. call w/private plaintiffs' counsel re:	no charge
11.10.15	ccordination of tasks to avoid duplication	1.2
11.19.13	Review Advisory by State of TX w/attached Ingram Dec.	1.2
11.15.15	re: trial schedule etc.	0.3
11.20.13	Review Court settings of status conference for 11/21	0.3
11.20.13	& 11/22 re: Advisory	0.1
11.20.13	Meet w/ E. Simson to discuss drafting of Joint Response	0.1
11.20.13	to TX's advisory (0.4)	no charge
11.20.13	Prepare outline for affidavit of Toni Pippins Poole f	6
	to be attached to joint response to TX advisory	0.8
11.20.13	Review Ingram Declaration from DC Preclearance case	
	for joint response to TX advisory/compare to new one)	0.3
11.21.13	Review Disclosures by Defendants TX et al.	0.2
11.21.13	Discuss TX disclsoures with co-counsel (0.3)	no charge
11.21.13	Review client Penny Pope Disclosures & exhibits	· ·
	draft prepared by co-counsel (N. Baron) (0.3)	no charge
11.21.13	Review Disclosures by MALC & NAACP	0.1
11.21.13	Review US DOJ response to Advisory re: 9/14 trial date	0.2
11.21.13	Discuss US response to Advisory w/co-counsel (Dunn)	0.2
11.21.13	Review disclosures by TX Association of	
	Hispanic Co. Judges and County Commissioners	0.1
11.22.13	Review Scheduling Order by court following hearing	0.1
11.22.13	Review MALC & NAACP Opposition to motion	
	complaint	0.2
11.22.13	Prepared Unopposed motion to Exceed Page limits	0.2
11.22.13	Email all counsel to determine if any oppose motion	
	to exceed page limits	0.1
11.22.13	Review/Edit Opposition to TX's motion to dismiss complaint	
	& amended complaint	1.5
11.22.13	Draft corrected response to TX motion to dismiss (0.3)	no charge
11.22.13	Review US DOJ's response to TX motion to dismiss	0.4
11.22.13	Review Order granting our motion to exceed page limits	0.1
11.25.13	Review notices of appearance filed by Defendants (0.1)	no charge
11.26.13	Review motion pro hac vice filed by MALC (0.1)	no charge
12.1.13	TC w/co-counsel Dunn re: ordering transcript of 11/15	
	status hearing for possible use in court of appeals (0.2)	no charge
12.2.13	Review pro hac vice orders for multiple counsel (0.1)	no charge
12.2.13	TC w/co-counsel (Veasey -LULAC legal team) re: amending	
	complaint & status of experts	0.6
12.3.13	Review USA motion for protective order (unopposed)	0.2
12.4.13	TC w/co-counsel (Veasey -LULAC legal team) re: adding new	
	plaintiffs, adding new claims in an amended complaint	1.7
12.5.13	Review order granting motion for protective order	0.1
12.5.13	Make final edits to Second Amended Complaint	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	
	and proofread same	0).4
12.6.13	Review transcript order by TX AG (0.1)	no charge	
12.6.13	Prepare second amended complaint for clients	1	1
12.6.13	Review TX's reply brief in support of their motion to		
	dismiss complaints and intervenor complaint	0	0.3
12.10.13	Review TX's motion to dismiss complaints filed by TX		
	Assoc. of Hispanic Judges & TX Young Voters League	0).5
12.11.13	Review order denying Intervention to True the Vote	no charge	
12.11.13	Review order granting TX's motion to file out of time		
	motions to dismiss	0).1
12.11.13	Review State of TX motions to dismiss Intervenor		
	complaint and amended complaint	0).2
12.13.13	Review 2012 article (& links) entitled "Racial and Ethnic		
	Differences in Access to Photo-ID in Texas"		
	by Gabriel R. Sanchez, Stephen A. Nuño, & Matt A.		
	Barreto	0).5
12.13.13	Review PA voting rights decision discussing testimony of		
	our expert witness Dr. Barreto	0	0.3
12.13.13	Communication with Chad Dunn re: Barreto (0.1)	no charge	
12.13.13	Review True the Vote notice of appeal	no charge	
12.13.13	Email exchange w/E. Rosenberg re: database match (0.1)	no charge	
12.16.13	Review pro hac vice motions (0.1)	no charge	
12.17.13	Review TX Hispanic Judges Assoc. response in opp. To		
	Defendants' motion to dismiss	0).2
12.18.13	Review article on True The Vote intervention denial (0.2)	no charge	
12.19.13	Conf. call w/Veasey-LULAC Legal Team about identifying		
	witnesses & division of labor to avoid duplication	0).5
12.20.13	Communication w/E. Rosenberg re: joint reention of		
	expert witness Dr. Matt Barreto	0).1
12.20.13	Review True the Vote new notice of appeal and		
	withdrawal of prior notice of appeal	no charge	
12.20.13	Review TX's motion to dismiss Veasey-LULAC		
	complaint for failure to state claim	0).5
12.23.13	Review communication sent to TX AG office by		
	co-counsel (C.Dunn) re: State deadline to answer (0.2)	no charge	
12.23.13	Review Notices re: transcripts & notice of appeal (0.1)	no charge	
12.27.13	Review communication exchange between Jose Garza		
	& C. Dunn re: Ortiz motion to consolidate ID cases (0.1)	no charge	
12.31.13	Review orders entered granting pro hac motions (0.1)	no charge	
<u>2014</u>			
1.2.14	Communication from Ms. Brandy Cortez re: trial length	0).1
1.2.14	Communications with other plaintiffs' counsel re: response		
	to court about trial length		0.6
1.2.14	Edit response to Ms. Cortez for Veasey-LULAC plaintiffs	0).2
1.3.14	Communication with expert witness Dr. Barreto re:		
	database matching protocols	0).2

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
1.3.14	Communications with E, Rosenberg re: database match	
	protocols	0.2
1.8.14	Prepare listing of all persons to be deposed in lawsuit	
	with titles and relevance	0.4
1.8.14	TC w/Veasey-LULAC Legal Team re: legal strategies,	
	upcoming deadlines, division of assignments, issues raised	
	by TX's 2nd MTD	0.8
1.8.14	TC with co-counsel (Armand Derfner and Emma Simson)	0.6
1011	re: discuss due process claims for inclusion in brief	0.6
1.9.14	Review draft of our brief arguing why we pled sufficient	0.4
1.9.14	facts that state a claim for due process violations	0.4
1.9.14	Review C. Dunn's list of possible more deponents sent to co-counsel	0.2
1.9.14	Review Carter-Baker Commission report re: why States	0.2
1.5.14	should delay implementation of IDs to ensure orderly	
	transition	0.3
1.9.14	Review communication from co-counsel (Derfner) to other	0.5
1.3.11	private plaintiffs' counsel re: standing & due process (0.2)	no charge
1.9.14	Read communication from State AG atty (Clay) to DOJ	no onarge
	re: common interest agreement among plaintiffs	0.1
1.10.14	Revise brief in opposition to State's motion to dismiss	1.1
1.10.14	Review Order consolidating cases	0.1
1.10.14	Review communications between Veasey-LULAC counsel	
	and other plaintiff's counsel re: use of Dr. Barreto &	
	cost of conducting of additional survey (0.2)	no charge
1.10.14	Final edits to brief in opp. to motion to dismiss &	
	proposed Order	0.2
1.13.14	Review Order granting Motion re: 2nd Amend. Compl. (0.1)	no charge
1.13.14	TC to discuss pending and	
	planned discovery; and our answers to interrogatories	0.3
1.17.14	Call with DOJ attorneys re: fact discovery needed	0.4
1.19.14	TCs w/Elizabeth Westfall (DOJ atty) re: proposed protective	
	order sent to DOJ by TX AG	0.2
1.21.14	TC with Veasey-LULAC Legal Team re: difficulties w/making	
	complete answers to TX's discovery requests & the scope	
4 22 44	of work to be done by our various experts	1.2
1.22.14	Call w/ other plaintiffs' counsel re: experts' areas to cover,	0.0
1 20 14	depositions to be taken; common interest agreement	0.9
1.28.14	TC w/co-counsel (Dunn, Simson) & expert witness re: calculating and reviewing algorithms	0.3
1.29.14		0.3
1.23.14	Meeting w/ Dr. Lichtman (& Simson) re: preparing his expert report (data needed, topics to be covered)	1
2.3.14	Review amended Complaint filed by TX Assoc. of	1
2.3.17	Hispanic County Judges	0.2
2.3.14	Call w/ DOJ counsel re: database matching process	0.8
	25 1., 2 03 coamocret addadase matering process	0.0

2.3.14 Call with our experts re: database matching procedures 7.2.4.14 Tele. Conf. w/plaintiffs' counsel for other parties re: depositions (identifying deponents; division of labor 8.4.14 Review Order granting leave to file TX Assoc. amend. Complaint (0.1) no charge 2.4.14 Review Order re: Amended Pleadings no charge 2.4.14 Review Order re: Pro hac vice motions (0.1) no charge 2.5.14 Review DOJ atty (Shapiro) pro hac vice motion (0.1) no charge 2.5.14 TC with Veasey-LULAC Legal Team re: experts' data needs; trial schedule; identify future depositions to be taken 2.6.14 Receive TX's proposed algorithym & discuss same with co-counsel (Simson, Derfner) 2.6.14 Communications w/co-counsel Derfner/Baron/Dunn re: edits to Rule 30(b)6 Deposition to TX SOS & timing 2.6.14 TC with Veasey-LULAC Legal Team re: hiring additional experts on voter fraud/spending by TX to implement ID law 2.7.14 Communications with co-counsel re: DOJ's motion to be filed seeking to delay trial date & other deadlines 2.7.14 Review Communication from Ms. Brandy Cortez re: length of time for upcoming hearing next week 2.7.14 Review DOJ's Rule 30(b)6 Notices of Deposition served today on all counsel 2.8.14 Review DOJ's Rule 30(b)6 Notices of Deposition served today on all counsel 2.8.14 Review State Rep. Harless communication to constituents on photo ID requirements 2.10.14 Review Veasey-LULAC draft response to US proposed order on database protocols/dicuss same w/E. Simson (1.1) no charge 2.11.14 Review Veasey-LULAC draft response to US proposed order on database protocols/dicuss same w/E. Simson (1.1) no charge 2.11.14 Review Veasey-LULAC Opposition to DOJ's motion re:trial 2.11.14 Review Joint motion by U.S. DOJ for discovery Order & supplemental protective Order 8.11.11 Review Joint response in Opposition to DOJ and TX's Joint
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2.11.14 Review joint motion by U.S. DOJ for discovery Order & supplemental protective Order 0.6
& supplemental protective Order 0.6
2.11.14 Review Joint response in Opposition to DOJ and TX's Joint
motion for Discovery Order & supp. Prot. Order 0.5
2.11.14 Review U.S. Motion to Compel Legislative Docs 0.4
2.12.14 Participate in hearing with court re: motions to
Compel and status of case 0.8
2.12.14 Conf. call w/Veasey-LULAC Team re: debrief issues discussed
at court hearing and next steps 0.2
2.13.14 Communication from E. Rosenberg re: briefing of legis.
privilege issue (0.1) no charge
2.13.14 TC with DOJ legal counsel re: our position on trial schedule
& DOJ's reasons for seeking to move trial to 2015 0.5
2.13.14 Communicate reasons to Veasey-LULAC trial team

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
	for not moving trial date & how we	
	can accommodate DOJ's concerns re: other deadlines	0.4
2.14.14	Communications with Veasey-LULAC legal team re: TX's	
	position re: sharing databases w/U.S. and how it might	
	affect us going forward	0.3
2.14.14	Hearing with court on database issues (i.e., Attachment 3 of	
	ECF 161 & TX's response to same	0.4
2.14.14	Conf. call w/Veasey-LULAC team re: our proposed	
	modifications to agreed order on databases	0.4
2.14.14	TC w/other plaintiffs' counsel to discuss coordination	
	in case going forward	0.3
2.14.14	Review order denying U.S. Motion to amend sch. order	0.1
2.14.14	Review U.S. Notice re: Agreement on Discovery Order	0.1
2.18.14	Review Order re: discovery & supp. Protective order	0.1
2.18.14	Review TX's motion to dismiss for failure to state claim	0.2
2.21.14	Review U.S. motion for protective order	0.3
2.23.14	Draft motion pro hac vice for co-counsel Emma Simson	no charge
2.23.14	Review draft of supplement to motion to compel	
	production of legis. Docs	0.3
2.24.14	Review TX's opposition to motion to compel leg. Docs	0.4
2.25.14	Review order granting E. Simson pro hac vice motion (0.1)	no charge
2.27.14	Review Hidalgo Co. motion to add party & response to	
	motion to dismiss (0.3)	no charge
2.28.14	Review U.S. reply memo re: motion to compel leg. Docs.	0.3
2.28.14	Meeting w/DOJ counsel and other plaintiffs' counsel	
	to discuss outstanding issues & databases & analyzing same	2
3.5.14	Briefing from C. Dunn on results of hearing held today (0.5)	no charge
3.6.14	TC w/plaintiffs' counsel re: depositions needed; leg priv.	0.8
3.6.14	Call w/ Veasey-LULAC Team re: leg privilege issue	0.8
3.12.14	Draft further response (supplemental) re: motion to	
	compel leg. Docs	0.4
3.12.14	Review Joint Supp. To motion for production of legis. docs	0.2
3.13.14	Review U.S. joint motion to modify scheduling order	0.1
3.13.14	Review U.S. supplemental filing Re: motion to compel leg.	
	documents	0.2
3.13.14	Review TX filing of supplemental brief	0.3
3.14.14	TC w/Veasey-LULAC legal team re: next steps for subpoenas	
	and depositions	0.8
3.17.14	Review TX response to U.S. motion for protective order	0.2
3.21.14	Review U.S. reply in support of U.S. motion to compel	0.3
3.25.14	Review TX's response opposing Motion to jt. motion to	
2.25.44	Modify Scheduling Order	0.2
3.25.14	Review U.S. correction to reply re: Protective Order Motion	0.1
3.26.14	TC w/Veasey-LULAC Legal Team re: who to depose,	2.2
2 26 4 4	division of duties re: same, scheduling of same	0.8
3.26.14	TC w/all plaintiffs' counsel, discuss: schedule coordination,	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	
	deposition assignments/scheduling, upcoming 4/1 hearing		0.7
3.27.14	Review pro hac motion & order granting same (0.1)	no charge	
3.28.14	Review letter re: record on appeal (True The Vote appeal)	no charge	
3.31.14	Final edits & review of our Advisory to Court		0.2
3.31.14	Review U.S. motion to file a reply memo with numerous		
	attachments (relates to scheduling Order)		0.4
3.31.14	Review TX notice of filing		0.1
3.31.14	Review motion to file amicus curiae brief & brief by		
	Bipartisan Legal Advis. Group of U.S. House		0.4
3.31.14	Read TX's surreply opposing motion to amend sched.		
	order		0.2
4.1.14	Review Correction Notice filed by State of Texas (0.1)	no charge	
4.1.14	Participate in court hearing on various motions (compel,		
	amend scheduling order)		1.6
4.2.14	Review TX Notice re: miscel. Hearing		0.1
4.2.14	TC w/Veasey-LULAC Legal Team re: depositions &		
	other planned discovery, positions taken at 4/1 hearing,		
	next discovery actions to be taken, trial schedule		1.1
4.3.14	Review order granting in part/denying in part		
	U.S. Motion to Compel		0.1
4.3.14	TC w/all private plaintiffs' attys re: coordinate discovery,		
	avoiding duplication, division of duties		0.8
4.4.14	Review U.S. chart comparing deadlines in competing		
	Scheduling orders (current and U.S. Proposed)(fr. Westfall)		0.1
4.4.14	Discussion with private plaintiffs" counsel re: deciding		
	which state legislators will be deposed in light of the 60		
	deponent cap		0.3
4.6.14	Review draft interrogatories and RFP and edit same		0.4
4.7.14	Meet w/Veasey-LULAC co-counsel in DC to plan discovery,		
	discuss all of the followign: possible trial issues, litigation		
	budget, retaining additional experts, idenitification of		
	additional fact witnesses, due process claim, discriminatory		
	intent facts and how to develop additional evidence on		
	intent by review SB 14 rejected amendments, assignment		
	to counsel of depositions, assignment of drafting responses		
	to pending discovery, documents to be provided to our		
	current experts & what analyses we want them to perform		7.1
4.7.14	Review 2 Notices of Deposition served by Texas		
	(Deponents: Hernandez and Espinosa)		0.1
4.7.14	Review Draft by USA of a revamped proposed schedule		0.2
4.7.14	Review U.S. court filing of 2nd Amend. Scheduling Order		0.1
4.7.14	Review TX's Advisory to Court re: proposed trial schedule		0.2
4.7.14	Discuss TX's Advisory with other counsel (Posner)(.2)	no charge	
4.7.14	Review motion By TX Defendants w/attachments seeking	S	
	to compel production of documents by U.S.		1.1
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4.7.14 TC w/DOJ attys & private plaintiffs' counsel re: agreement to provide TX w/status of data runs by Fed. Agencies	<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
4.7.14 Review summary sent to all private plaintiffs' counsel re: TC with DOJ re: data runs by fed. agencies (0.1) no charge 4.7.14 Review correspondence from K. Dunbar with Rule 30(b)(6) Notice of Deposition to TX & accompanying subpoena 0.3 4.8.14 Meet w/Veasey-LULAC co-counsel in DC to plan discovery, discuss all of the followign: possible trial issues, litigation budget, retaining additional experts, identification of additional fact witnesses, due process claim, discriminatory intent facts and how to develop additional evidence on intent by review SB 14 rejected amendments, assignment to counsel of depositions, assignment of drafting responses to pending discovery, documents to be provided to our current experts & what analyses we want them to perform 10.3 4.8.14 Review Amended Scheduling Order 0.1 4.8.14 Discuss w/plaintiffs' counsel (Rosenberg) setting up call with TX counsel (Scott) to iron out trial scyhedule issues 0.1 4.8.14 Review communication to TX's counsel (Scott) re: call to discuss trial length & discovery issues/dates 0.1 4.8.14 Review communications back and forth with TX counsel (Scott) re: call to discuss trial disagreements (0.2) no charge 4.8.14 Review discovery documents served on eight of our clients served by Texas 0.4 4.8.14 Review docs produced by TX pursuant to motion to compel (legis. docs) 0.5 4.8.14 Confer w/co-counsel (Dunn) & draft a list of possible deponents (15-20) that Veasey-LULAC wants to depose 0.4 4.8.14 Review Crivela protocols for our expert to access document data base 0.3 4.8.14 Review Crivela protocols for our expert to access document data base 0.3 4.8.14 Review Protective Order to ensure our experts are authorized to access the confidential docs in database 0.2 4.9.14 Meet with co-counsel (Simson, Derfner) to plan discovery strategy and assignments to avoid duplication 2.5 4.9.14 Meet with counsel for NAACP (Posner) to coordinate litigation responsibilities & strategies 1	4.7.14	TC w/DOJ attys & private plaintiffs' counsel re: agreement	
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4.9.14 Meet with co-counsel (Simson, Derfner) to plan discovery strategy and assignments to avoid duplication 2.5 4.9.14 Meet with counsel for NAACP (Posner) to coordinate litigation responsibilities & strategies 1	4.9.14	Meet w/DOJ counsel in DC to discuss case strategy and	
strategy and assignments to avoid duplication 2.5 4.9.14 Meet with counsel for NAACP (Posner) to coordinate litigation responsibilities & strategies 1		assignment of responsibilities	1.1
4.9.14 Meet with counsel for NAACP (Posner) to coordinate litigation responsibilities & strategies 1	4.9.14	Meet with co-counsel (Simson, Derfner) to plan discovery	
litigation responsibilities & strategies 1		strategy and assignments to avoid duplication	2.5
	4.9.14	Meet with counsel for NAACP (Posner) to coordinate	
		litigation responsibilities & strategies	1
4.9.14 Review communication from TX counsel (Scott) re:	4.9.14	Review communication from TX counsel (Scott) re:	
deposition availability of Zgabay and Gipson 0.1		deposition availability of Zgabay and Gipson	0.1
4.9.14 Communications w/clients re: document production	4.9.14	Communications w/clients re: document production	
responsive to State's discovery requests 0.3		responsive to State's discovery requests	0.3
4.9.14 Communication w/State of TX contact (Gabriel) re:	4.9.14	Communication w/State of TX contact (Gabriel) re:	
difficulty access files sent by TX (0.2) no charge		difficulty access files sent by TX (0.2)	no charge
4.9.14 Review agenda for tomorrow's all counsel call with	4.9.14	Review agenda for tomorrow's all counsel call with	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
	State of TX/DOJ	0.2
4.9.14	Review emails I exchanged w/DOJ counsel (Bell-Platts) that	
	TX is seeking to obtain from DOJ in motion to compel	0.4
4.9.14	Review docs provided by clients (Veasey and Hamilton)	
	per TX's request for production	0.1
4.9.14	Review communication from R. Rios to TX AG atty (Scott)	
	re: extension of time to respond to discovery (0.1)	no charge
4.9.14	Review our (Veasey-LULAC) draft interrogatories & RFPs	0.4
4.9.14	Review draft of Texas League Young Voters plaintiffs'	
	responses/objections to TX's RFPs sent to their clients	0.3
4.9.14	Meet w/Veasey-LULAC co-counsel in DC to plan discovery,	
	discuss all of the followign: possible trial issues, litigation	
	budget, retaining additional experts, idenitification of	
	additional fact witnesses, due process claim, discriminatory	
	intent facts and how to develop additional evidence on	
	intent by review SB 14 rejected amendments, assignment	
	to counsel of depositions, assignment of drafting responses	
	to pending discovery, documents to be provided to our	
	current experts & what analyses we want them to perform,	
	division of labor re: handling experts	2
4.10.14	Review draft of op-ed by client (Cong. Veasey) re: how	
	TX leaders are engaging in vote suppression (0.3)	no charge
4.10.14	Review sets of discovery docs served on our clients and	
	in some cases second sets of discovery served by TX	0.7
4.10.14	Begin drafts of responses to discovery for our clients	1.1
4.10.14	Meet with co-counsel (Simson) re: "to do" items (1.2)	no charge
4.10.14	Call with all counsel	0.5
4.10.14	Draft communication w/Simson to co-counsel for Veasey-	
	LULAC detailing possible analyses to be performed by	
	our expert (Herron) on substantially similar names	0.5
4.10.14	Prepare deposition notice for Harris County election	
	official (Stanart)	0.3
4.10.14	Review local rules in SD TX re: video depositions	0.1
4.10.14	Tele call with DOJ counsel (Westfall) & NAACP counsel	
	(Rosenberg) re: docs to be produced & common interest	
	caselaw and privilege issues	0.4
4.10.14	Review/edit communication to be sent to DOJ by co-counsel	
	(Simson) re: draft discovery we hope to send Monday, 4/14	0.2
4.10.14	Communications w/E. Rosenberg re: trial dates and how to	
	resolve length of trial dispute w/TX	0.2
4.10.14	Review Ortiz plaintiffs' disclosures	0.1
4.11.14	Tele. Call w/all plaintiffs' counsel re: fact discovery, locating	
	provisional voters due to ID	0.8
4.11.14	Review/edit draft communication to NAACP atty (Perez) re:	
	dividing list of voters to be contacted who were forced to	
	vote provisionally due to ID	0.2

4.11.14 Review letter from TX AG atty (Whitley) to DOJ re: docs being produced, withdrawal of atty-client privileges as to certain docs, leg. Privilege log. Review included all documents attached to Whitley's letter 0.9 4.11.14 Review our clients' documents and decide which parts need to be redacted (e.g., SS#s, DOB,) 0.2 4.11.14 Review our poposed motion to drop plaintiffs and order granting same (0.2) no charge 4.11.14 Communications with E. Rosenberg and co-counsel (Baron) re: deposition assignments and division of labor to ensure efficiency and avoid duplication of effort 0.3 4.11.14 Meet with co-counsel (Simson) to discuss retrention of two additional experts (a Queing expert & an Information Acquisition Expert) 0.6 4.11.14 Review motion and order re: withdrawal of TX counsel (Flammer)(0.1) no charge 4.13.14 Review draft of advisory from E.Rosenberg re: trial protocols to be submitted by all plaintiffs 0.7 4.13.14 Make edits to draft advisory re: trial protocols and circulate same to plaintiffs' counsel 4.14.14 Final review of Advisory on trial protocol (0.3) no charge 4.14.14 Review Amended Motion to Compel filed by TX (Scott) with attachments 0.9 4.14.14 Review Amended Motion to Compel filed by TX (Scott) with attachments 0.9 4.15.14 Review supplemental response of TX to motion to compel production of legislative docs with attachments and privilege log 0.8 4.15.14 Review notice of appearance by TX AG office (Roscetti)(0.1) no charge 4.15.14 Review notice setting hearing on TX's motion to compel 0.1 4.15.14 Communications re: covering deposition in Austin for Veasey-LULAC plaintiffs (w/Korgaonkar & Baron)(0.3) no charge 4.16.14 Participated in proceedings held before Judge Ramos re: amended motion to compel & setting of status conf. (joined 2 minutes late due to bad phone connection) 0.3 4.16.14 Communications with other counsel (Dunbar) re: scheduling DPS Peters' 30(b)6 depo & communication from DOJ Re; scheduling Peters' deposition 0.2 4.16.14 Call with DOJ attys (Bell-Platts & Westfall) & E. Rosenberg	<u>Date</u>
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4.16.14 Call with DOJ attys (Bell-Platts & Westfall) & E. Rosenberg	
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re: weekly calls among all plaintiffs' counsel to conserve	4.16.14
resources, promote efficency, avoid duplication of tasks,	
and coordination among all counsel 0.5	
4.17,14 TC w/ all private plaintiffs' counsel re: expert witnesses we	4.17,14
retained, data needed and scheduling of depositions 1	
4.17.14 Review letter & discovery docs served by TX AG (Scott)	4.17.14
on Veasey-LULAC plaintiffs 0.7	
4.17.14 Review master litigation calendar prepared by Dechert (0.2) no charge	4.17.14
4.21.14 Review document re: production format for providing	4.21.14

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	<u>)</u>
	our discovery responses to Texas to ensure compliance		0.2
4.21.14	Tel. call with expert witness (Herron) & co-counsel (Dunn,		
	Simson)re: analysis to be performed		0.3
4.22.14	Review notice of appearance by TX AG office (Donnell)(0.1)	no charge	
4.22.14	Communications w/TX officials re: accessing their uploaded		
	documents on		
4.22.14	Review letter from TX AG atty (Scott) to Kelly Dunbar re:		
	service of Notice of Deposition on State of TX/subpoena		0.1
4.23.14	Review & edit listing of all depositions currently scheduled		0.1
4.23.14	Review communication from TX re: moving status hearing to 5/15		0.1
4.23.14	Discuss w/co-counsel whether to agree to TX's requested		0.1
4.23.14	change in date of status conference & impact on schedule		0.2
4.23.14	Review TX's Objections and Responses to the 30(b)(6)		0.2
4.23.14	Notice of Deposition/Subpoena on behalf of TX AG		0.4
4.24.14	Review allocation of depositions to various plaintiffs'		0.4
	legal teams sent to us by E. Rosenberg		0.1
4.24.14	Call with Veasey team re: Ingram depo & other discovery		0
	needed, coordination of same & assignments		1.5
4.24.14	Review TX Supreme Court decision on common interest		
	privileges/allied litigant doctrine (legal research)		0.4
4.24.14	Review letter from TX AG atty (Clay) that TX inadvertently		
	produced documents that were privileged		0.1
4.24.14	Took action pursuant to Agreement Re: Production Format		0.2
4.24.14	Tele conf. call w/Veasey-LULAC legal team re: updates from		
	each atty on assignments; future deadlines; drafting of		
	final responses/objeections to discovery; litigation		
	assignments; legal research of issues needed		1.5
4.24.14	Review objections and responses by TX League of Young		
	Voters to TX's discovery (we should use this as a guide		
	in finalizing our objections/responses due next week)		0.3
4.24.14	Review Interrogatory draft responses from TLYV atty		
	(Korgaonkar) and other discovery responses (0.5)	no charge	
4.24.14	Review notice setting status conference w/court for 5/25		0.1
4.25.14	Review motion to quash subpoenas on 3rd party legislators		0.5
4.25.14	Review US's Motion to take judicial notice of census &		
	other attachments		0.3
4.25.14	Review edit a list of documents that the TX failed to produce		
	in response to our discovery relating to their voter ID		
4.25.44	education program		0.2
4.25.14	Conference call with private plaintiffs' counsel		0.4
4.25.14	Call with experts re: future scheduling		0.6
4.25.14	Review letter from TX AG atty (Clay) to Swarns (LDF) re:		0.2
4 DE 14	discovery responses by TX League of Young Voters		0.2
4.25.14 4.25.14	Conference call with private plaintiffs' counsel (and U.S.) Draft outline for open records request to counties		0.6 0.4
7.23.14	Drait outline for open records request to counties		0.4

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	
4.25.14	Review Open Records Requests Tracker of TX counties (0.5)	no charge	
4.25.14	Review TXs Amended Notice of Deposition for E. Espinosa		0.2
4.26.14	Communications w/co-counsel (Veasey-LULAC) re: TX's		
	production of documents but failure to identify source		0.3
4.27.14	Review/edit draft interrogs. & objections on behalf of each		
	of our clients (drafted by N. Baron)		0.6
4.27.14	Review outline prepared by co-counsel (Derfner) of		
	deposition questions to be asked of DPS deponent		0.2
4.28.14	Communications with E. Rosenberg re: our draft discovery		
	discovery responses & preserving privileges by other		
	plaintiffs' preparing privilege logs		0.2
4.28.14	Review notice setting 5/1 hearing mot. to quash subpoena		0.1
4.29.14	Review for filing final draft of response in opposition		
	to motion to quash subpoenas issued to third party legisla.		0.2
4.29.14	Communication to co-counsel re: marking docs "highly		
	confidential" (0.1)	no charge	
4.30.14	Communications to LULAC General Counsel re: discovery	J	
	responses on behalf of LULAC to TX's Req. for Production		
	& LULAC 30(b)(6) deposition person(s) for LULAC		0.3
4.30.14	Review 5th cir. Brief filed by True the Vote	no charge	
4.30.14	Review/edit final version of LULAC responses to discovery	8-	0.6
4.30.14	Prepare/Send LULAC discovery responses to all counsel (0.1)	no charge	
4.30.14	Review documents received from Tarrant County in reply		
	to Open Records Request		0.7
4.30.14	Meet w/ co-counsel (Simson) re: Bates stamping Tarrant		•
	docs & serving updated discovery responses to TX (0.2)	no charge	
5.1.14	TC w/all private plaintiffs' attys re: issues at hearing		0.8
5.1.14	TC w/all private plaintiffs' attys & DOJ re: 5/1 hearing		0.0
3.1.1	and other discovery		
5.1.14	Email exchanges (8) with Reed Clay re: scheduling depos. of		
0.2.2	Cong. Veasey & Hamilton		0.1
5.1.14	Read TX Legis. Council's objections to subpoena records		0.2
5.2.14	Review draft agreement on sharing deposition costs among		0.2
5.2.14	all private plaintiffs		0.1
5.2.14	Review & final edits to 2nd set of RFPs to TX Defendants		0.3
5.8.14	TC w/all private plaintiffs' attys re: discovery coord.		1
5.8.14	TC w/all private plaintiffs' attys & DOJ re: data bases,		_
5.0.14	expert analysis, and other discovery		0.7
5.9.14	Review TX Notice and Attachments (OIG report, etc.)		0.7
5.12.14	TC w/all plaintiffs' attys re: TX meet & confer on discovery		0.9
5.12.14	TC w/ Veasey-LULAC team re: experts, witnesses, depos,		0.5
3.12.14			1.1
5 12 14	discovery planning TC w/all counsel (incl. TX) re: meet & confer on discovery		1.1
5.12.14	TC w/all counsel (incl. TX) re: meet & confer on discovery		1.7
E 12 14	disputes/issues Review and edit draft enposition to motion to expedite		1./
5.13.14	Review and edit draft opposition to motion to expedite filed by True the Vote	no charge	
	filed by file tile vote	no charge	

E4E44	<u> Irs/tenths)</u>
5.15.14 Review/edit draft meorandum in opposition to True the Vote's	
motion to expedite appeal or stay proceedings no char	rge
5.16.14 Final edits to Opposition to TTV stay & motion to expedite no char	rge
5.19.14 TC w/Veasey-LULAC team re: costs, next steps, trial plans	
planned discovery, expert timetable (& data needed)	1.8
5.22.14 TC w/all private plaintiffs re: outstanding & future discovery	1.1
5.22.14 Call w/all plaintiffs (including DOJ) re: discovery	0.9
5.22.14 TC Conference call with TX re: discovery disputes/issues	1.3
5.22.14 Conf. call with Veasey-LULAC expert witnesses to discuss	
expert reports, scheduling, depositions, timing issues	0.5
5.23.14 TC with expert witness (Lichtman) & co-counsel (Simson)	
re: items needed, expert report scope & analysis, timing	1
5.27.14 Draft Memorandum for court filing re: TEAM database	1.2
5.28.14 Addition edits to Memo for court filing re: TEAM database	0.9
5.28.14 File Veasey-LULAC Memo on TEAM database (0.1) no char	rge
5.28.14 Participate in hearing before Judge Ramos re: motion for	
protective order, filing of joint statements, TEAM data	0.4
5.28.14 TC with TX & plaintiffs re: TEAM data	0.7
5.28.14 Tele conf. w/Veasey-LULAC team re: data bases, discovery	
plans & strategy, expert info needed for reports	0.3
5.29.14 TC w/private plaintiffs (weekly status call to coordinate)	1
5.29.14 TC w/all plaintiffs (including DOJ) (weekly status)	0.5
5.30.14 TC w/Veasey-LULAC team re: discovery, data, next steps	1.5
6.3.14 Call w/Dr. Lichtman re: items needed for his report (also	
co-counsel in the callSimson, Derfner)	0.8
6.3.14 TC w/Veasey-LULAC team re: outstanding assignments	
and status of same; expert reports' issues & data needed;	
discovery needed; possible victims/witnesses	
to be contacted.	1.6
6.4.14 Meet with client (Jane Hamilton) to prepare for deposition	1.8
6.5.14 Defend Client's deposition (Jane Hamilton)	2.6
6.5.14 TC w/all private plaintiffs re: continued coordination of	
tasks going forward; assignments to different plaintiffs;	
status of discovery and division of labor.	0.9
6.5.14 TC w/all plaintiffs (including DOJ) (weekly status call to	
discuss coordination/database matching/planning of	
further discovery)	0.7
6.6.14 Call with Dr. Lichtman re: additional legis.history and court	
court records needed for his report	0.9
6.6.14 Court hearing re: database order, common interest privilege	
& motions to quash legislative 3rd party depos	1
6.10.14 Review TX Motion to compel w/exhibits	0.5
6.11.14 Review U.S. Notice of Consent Order re: Status Confer.	0.1
6.10.14 TC w/Veasey-LULAC team re: outstanding assignments	
and status of same; expert reports' issues & data needed;	
discovery needed; status of identifying possible	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
	victims of ID law & possible trial witnesses; status of	
	work being performed by experts.	1.9
6.10.14	Meet w/co-counsel (Simson) re: issues/data analysis to be	
	performed by expert (Dr. Heron). (E. Simson to contact	
	Dr. Heron re: the.se issues	0.3
6.11.14	Review TX motion on federal databases	0.3
6.11.14	Meet w/co-counsel (Simson) re: preparing a response to	
	TX motion on federal databases	0.3
6.12.14	Meeting with all plaintiffs to review status of all discovery;	
	division of tasks; expert witnesses retained; meeting trial	
	schedule	3
6.16.14	Call with Cong. Veasey re: deposition preparation	0.8
6.16.14	TC w/Veasey-LULAC team re: outstanding assignments	
	and status of open records requests and federal databases	0.8
6.17.14	Additional deposition prep w/Cong. Veasey	1.3
6.18.14	Court hearing re: motion to compel/protective order	1.2
6.18.14	Review Order denying motions to quash	0.2
6.19.14	TC w/Veasey-LULAC team re: outstanding assignments	
	and status of same; expert reports' issues & data needed;	
	pending discovery motions; status of identifying possible	
	witnesses; discuss deposition transcripts to be reviewed	1.3
6.19.14	Deposition prep meeting w/Cong. Marc Veasey	1.5
6.20.14	Deposition prep meeting w/Cong. Marc Veasey	0.3
6.20.14	Defend deposition of Cong. Marc Veasey	3.1
6.20.14	Review Motion to Quash TX Subpoenas by TX Senators	0.3
6.20.14	Review Supplemental Disclosures filed by TX League (0.1)	no charge
6.24.14	Review and edit attachments to expert report of	
	George Korbel	1.6
6.25.14	Review 2nd Supp. Disclosures by MALC/NAACP (0.2)	no charge
6.26.14	Review Motion for Protective Order by USA	0.3
6.26.14	Review Report of our experts Drs. Baretto & Sanchez (1.9)	no charge
6.26.14	Review Report of our expert George Korbel & edit same/	
	Also reviewed & edited attachments to Korbel report	2.2
6.27.14	Review final amended disclosures by Veasey LULAC (0.3)	no charge
6.27.14	Review draft expert report of Dr. Lichtman	1.9
6.27.14	Communication to expert witness re: sources of census	0.3
6.27.14	Review Report of our expert Buck Wood (1.1)	no charge
6.27.14	Review Supp. Disclosures by TX defendants	0.2
6.27.14	Review Veasey-LULAC filing of designating expert witnesses	
	and comment on same (0.2)	no charge
6.28.14	Review expert report of Dr. Webster	2.1
6.28.14	Review expert report of Dr. Burden	1.6
	Review expert report of Dr. Yair Ghitza	1.7
	Review expert report of Dr. Jane Henrici	1
6.30.14	Review corrected report of Dr. Webster by U.S.	0.1
7.1.14	Review Orders re: captioning and excess pages	0.1

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/ten	<u>ths)</u>
7.1.14	Weekly Call w/ all private plaintiffs to review status of		
	discovery/division of tasks; expert witnesses retained;		
	upcoming deadlines		0.8
7.1.14	Weekly Call w/ all plaintiffs (incl. DOJ); update on database		
	matching issues; idenitification and coordination of		
	tasks to be performed by plaintiff groups; status of what		
	plaintiff groups are working on.		0.7
7.2.14	Call with Veasey-LULAC legal team re: expert reports		1.5
7.2.14	Call with Veasey-LULAC legal team re: order entered on		
	TX's motion to dismiss and contacting clients re: same		0.8
7.7.14	Review correction to report of Dr. Burden by U.S.		0.1
7.8.14	Review correction to report of Dr. Chatman by MALC/NAACP		0.1
7.9.14	Review plaintiffs' judicial notice filing on behalf of clients		0.1
7.10.14	Review Texas League of Young Voters' motion to compel		0.1
7.10.14	Review Orders re: deadlines and judicial notice		0.1
7.10.14	Review final draft of Veasey-LULAC supplemental disclosures		0.1
,,,,	prepared by co-counsel (Baron)(0.2)	no charge	
7.11.14	Review TX's response to motion to Quash Texas' Subpoenas	110 0110180	0.3
7.14.14	Review TX motion for extension of time/expert rebuttal (0.1)	no charge	0.5
7.15.14	Call w/DOJ, private plaintiffs re TX motion on expert reports	no charge	0.3
7.15.14	Call w/all parties on TX motion on expert reports deadline		0.2
7.16.14	#2 call w/all parties on TX motion on expert reports deadline		0.3
7.16.14	Review Court Notice setting status conference on 7/24		0.1
7.16.14	Review various answers to complaints and amended		0.1
7.10.14	complaints filed by State of TX		0.8
7.17.14	Review Second Amended Scheduling Order		0.3
7.17.14	Review TX's Response to motion to compel that was filed by		0.1
7.17.14	Texas League of Young Voters		0.2
7.17.14	Review TX's response to motion for a protective order		0.2
7.17.14 7.17.14	Draft/Edit motion to compel to be filed against TX re: failure to		0.2
7.17.14	respond to interrogatories		1.6
7 10 11		no chargo	1.0
7.18.14	File motion to compel (0.1) Review Answers to Complaints filed by State of TX	no charge	0.0
7.18.14	•		0.8
7.18.14	Review reply filing by TX Democratic Senators re: motion		0.2
7 24 44	to quash		0.3
7.21.14	Review response opposing motion to compel Interrog.		0.4
	Answers filed by Estrada. et al.		0.1
7.21.14	Review 2nd Corrected Report of Dr. Chatman by MALC		
	and NAACP		0.1
7.21.14	Review and Draft Dallas County amicus motion		0.3
7.22.14	Final edits to Dallas County amicus motion		0.2
7.22.14	Review and make final edits to our response in opposition		
	re: motion to compel (0.3)	no charge	
7.22.14	Review Advisory to Court filed by State of TX		0.2
7.22.14	Draft Opposition to TX's Advisory		0.5

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
7.22.14	Final edits to Opposition to Advisory and file same (0.2)	no charge
7.23.14	TC w/Veasey-LULAC legal team to discuss depositions and	
	expert witness reports	0.5
7.23.14	Review TX Response to Opposition to motion to quash	0.3
7.24.14	Participate in hearing before Judge Ramos re: motions for	
	protective order, to compel. Advisory will be heard later	1.3
7.24.14	Review Order granting in part/denying in part	
	Motion for Protective Order	0.1
7.27.14	Review TX's motion to compel discovery re: election crimes	
	and voter fraud (and attachments)	1.1
7.28.14	TC w/Veasey-LULAC legal team re: county depositions and	
	deposition of client F. Carrier	0.8
7.29.14	Review 5th circuit order in True the Vote appeal denying	
	motion to stay but expediting appeal	no charge
7.30.14	Participate in court hearing re: TX motion to compel election	
	crime data. Judge Ramos sets 8/4 deadline for response	0.2
7.31.14	TC w/Veasey-LULAC legal team re: expert reports and	
	expert depositions	1.3
8.1.14	Review Supplemental Disclosures filed by TX	0.2
8.1.14	Review TX's Expert Witness List	0.2
8.2.14	Legal research cases TX's experts have testified or filed	2.4
0.4.4.4	reports in	2.1
8.4.14	TC w/Veasey-LULAC legal team re: depositions; status of	4.4
0.4.14	team assignments; expert reports & depositions	1.1
8.4.14 8.4.14	Communication from TX AG office atty re: Lichtman depo	0.1
	Communication w/Dr. Lichtman re: deposition dates	0.1
8.4.14	Review U.S. Response in Opposition to motion to compel discovery re: election crimes	0.3
8.5.14	Communication w/TX AG atty re: location of Lichtman	0.5
0.3.14	deposition and if in TX, they have to pay Lichtman travel	0.2
8.5.14	Communication w/Dr. Lichtman re: deposition location (0.1)	no charge
8.5.14	Meeting with all plaintiffs' counsel to discuss discovery	no charge
0.5.14	motions, upcoming hearing; depositions of expert witnesses	
	trial preparations	4.5
8.5.14	Meet and confer w/TX AG attys re: discovery motions	0.9
8.6.14	Meet and confer again w/TX AG attys re: discovery motions	0.5
8.6.14	TC w/Veasey-LULAC legal team to prepare for court hearing	
	later today	0.4
8.6.14	Participate in court hearing re: TX motion to compel election	
	crime data	1
8.6.14	TC w/Veasey-LULAC legal team to discuss results of today's	
	court hearing; next tasks needed to be performed and made	
	legal team assignments	0.7
8.6.14	Review TX's motion to compel discovery	0.3
8.7.14	Review U.S. Motion to Strike Answer to Complaint	0.2

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
8.8.14	Review U.S. Motion to have discovery rresponses by TX	
	deemed admitted	0.5
8.10.14	Review motion for filing by all private plaintiffs seeking to	
	strike TX's Answer as Inadequate (0.5)	no charge
8.11.14	Review Third Amended Scheduing Order from Judge Ramos	0.1
8.11.14	Calendar Dates in Third Amended Scheduling Order (0.1)	no charge
8.11.14	Review Joint Response Draft Opposing Motion to compel	
	to be filed by Veasey-LULAC plaintiffs, MALC & NAACP	0.2
8.12.14	Review U.S. Opposition to TX's motion to compel	0.3
8.13.14	Communication with Dr. Lichtman about changed depo	
	date in DC	0.1
8.13.14	Review TX's motion to compel filed today	0.3
8.13.14	Defend Marc Veasey deposition	
8.14.14	Particpate in court hearing on various discovery motions	0.5
8.15.14	TC w/Veasey-LULAC legal team re: drafting of findings of	
	fact and conclusions of law (Emma has been drafting); also	
	discussion of deposition designations for filing with court	0.6
8.15.14	Review Supp. Expert reports of Burden & Webster filed by	
	U.S.	0.4
8.17.14	Final Review and edits to expert reports of Dr. Baretto &	
	Sanchez	0.2
8.18.14	Review Advisory to court filed by U.S.	0.1
8.19.14	Prepare for Herron Deposition	2.1
8.19.14	Meet w/J. Bone and Dr. Herron -deposition prep	1.9
8.19.14	Review and edit our exhibit list, exhibits, depo designations	2
8.20.14	Review TX Advisory with exhibits	0.4
8.20.14	Prep for Dr. Lichtman deposition	2
8.20.14	Review docs in preparation for Dr. Lichtman deposition (3.4)	no charge
8.20.14	Review draft findings of fact on discriminatory results	1.6
8.20.14	Defend Dr. Herron Deposition	4
8.21.14	Review Order entered by Judge Ramos following hearing	0.1
8.21.14	Communication w/DOJ attorney (Westfall) re: standing	0.2
8.21.14	Communictions with TX AG atty (Whitley) re: changing	
	time of pre-trial conference	0.1
8.21.14	Defend Deposition of Dr. Lichtman	7.1
8.22.14	Review Dr. Ansolabehere Analysis	2
8.22.14	Attend Deposition in DC of Dr. Ansolabehere	2.2
8.22.14	Review TX's motion to compel and exhibits	0.5
8.22.14	Review U.S. Motion in Limine re: admitting prior trial	
	testimony and depositions from DC case	0.3
8.22.14	Review U.S. Motion to admit County witness Declarations	
	with exhibits	0.3
8.22.14	Review TX's opposition to motion seeking to have their	
	responses deemed admitted (w/exhibits)	0.6
8.22.14	Review TX pre-trial order filing with witnesses, etc.	0.5
8.22.14	Start review of TX proposed FOF and COL	0.9

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	
8.23.14	Call with all plaintitffs' counsel witnesses at trial	0.	.7
8.23.14	Review draft listing of order of witnesses to be called at trial	0.	.2
8.25.14	Review communication from Ms. Cortez about various		
	motions before Court & inquiring if Court needs to resolve	0.	.1
8.26.14	Review Josh Bone's pro hac vice motion	no charge	
8.26.14	Review ruling on motion seeking entry of order	0.	.1
8.26.14	Draft Stipulations on individual plaintiffs' standing/injury	0.	.5
8.26.14	Call w/Veasey-LULAC legal team on pre-trial prep. &		
	stipulations	0.	.5
8.27.14	Review State of TX exhibits and prepare objections to same		
	(note all plaintiffs divided TX's voluminous exhibits)	0.	.9
8.27.14	Participate in pretrial conference; court rules on various		
	motions (to strike, in limine, to admit county declarations)	1.	.4
8.27.14	Participate in status conference with court on issue		
	involving use of members' documents at trial	0.	.7
8.27.14	TC w/Veasey-LULAC legal team re: trial prep assignments	1.	.9
8.28.14	Participate in hearing before Judge Ramos on issue		
	involving use of members' documents at trial	0.	.7
8.28.14	Review filed Exhibit List for non-party Senators	0.	.1
8.28.14	TC w/Veasey-LULAC legal team: add. trial prep assignments		1
8.28.14	Review our objections to defendants' exhibits (joint filing)	0.	.2
8.28.14	Review our deposition designations (joint filing)	0.	.3
8.28.14	Final Review of all our exhibits	1.	.1
8.28.14	Finalize arrangements and funding for trial transcripts (0.4)	no charge	
8.29.14	Review amended expert report of Bazelon by TX League (0.2)	no charge	
8.29.14	Participate in Hearing before Judge Ramos on Motion	0.	.3
	to Determine		
8.29.14	Review Josh Bone pro hac vice order (.1)	no charge	
8.29.14	Review TX's objections to our exhibits	0.	.4
8.29.14	Review TX's designations of deposition excerpts	0.	.7
8.29.14	File our exhibits with the court (0.2)	no charge	
8.29.14	File Josh Bone pro hac motion (0.1)	no charge	
9.1.14	Prepare Cong. Marc Veasey for trial testimony		.8
9.1.14	Meet with witnesses to review testimony	5.	.2
9.2.14	Trial prep. & Meeting of co-counsel re: opening statement		
	and exhibits & handling objections		.5
9.2.14	Attend and participate First day of Trial		.8
9.2.14	Witness prep for experts Wood and Herron, & Benjamin	4.	
9.3.14	Attend and participate Second day of trial	8.	
9.3.14	Witness Prep for experts Barreto and Cornish	4.	
9.4.14	Attend and participate Third day of trial	8.	
9.4.14	Witness prep. Sen. Ellis, Rep. Hernandez-Luna, Mr.Gandy		.1
9.4.14	Meet with Dr. Lichtman to prep/review his trial testimony		.4
9.5.14	Meet with Dr. Lichtman to prep/review his trial testimony		.8
9.5.14	Attend and participate Fourth day of trial	8.	.8

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
9.7.24	Witness prep for expert Korbel	1.9
9.8.14	Attend and participate Fifth day of trial	8.4
9.9.14	Attend and participate Sixth day of trial (today we rested)	8.6
9.10.14	Attend and participate Seventh day of trial	8.5
9.11.14	Attend & participate Eighth day of trial (today TX rested)	4.1
9.12.14	Review Advisory filed by TX	0.1
9.15.14	Prepare motion for co-counsel to withdraw (Simson)	0.1
9.15.14	Review motion for E. Simson to withdraw (0.1)	no charge
9.15.14	Review Order granting E.Simson withdrawal (0.1)	no charge
9.15.14	TC w/Veasey -LULAC legal team re: Findings of Fact/COL	0.7
9.16.14	Review Expert Reports of Dr. Ansolabehere/Webster by U.S.	0.2
9.17.14	Review Expert Report of Dr. Bazelon	0.1
9.17.14	Review supplemental exhibit list filed by TX	0.1
9.17.14	Review Joint Filing of Final Exhibit List and Our Objections to	
	State of TX exhibits (0.4)	no charge
9.17.14	Review Proposed Findings of Fact and Conclusions of Law to	
	be filed jointly by all private plaintiffs (2.1)	no charge
9.18.14	Review Proposed Findings of Fact and Conclusions of Law to	
	be filed jointly by all private plaintiffs (0.9)	no charge
9.18.14	Review Expert Report of Dr. Hood filed by TX	0.2
9.18.14	Review TX's 11th supplemental exhibit list (filed)	0.1
9.18.14	Review U.S. Objections to Defendnats' 11th exhibit list	0.2
9.20.14	Review 2nd supplemental report of Dr. Hood filed by TX	0.1
9.21.14	Prep for Closing Arguments and Exhibit Arguments	1.6
9.22.14	Attend and participate in 9th day of trial (closing arguments	
	& exhibits arguments)	3.4
9.22.14	Review Errata to Findings of Fact filed by TX League	
	of Young Voters (0.1)	no charge
9.23.14	Review Errata to Findings of Fact filed by TX Defendants	0.1
9.30.14	Review Draft Memo on Opposing Stay Pending Appeal	0.4
10.9.14	Review Judgment, Order and Opinion of Judge Ramos	1.7
10.10.14	Review TX's Advisory to Court	0.1
10.10.14	Review State of TX emergency motion for stay	0.9
10.10.14	Prepare Response to TX's Advisory	0.2
10.10.14	File Response to TX's Advisory (0.1)	no charge
10.11.14	Review TX's Advisory re: November 2014 elections	0.1
10.11.14	Review TX's Notice of Appeal	0.1
10.11.14	Review/Write Stay Opposition	2.1
10.12.14	Review/Write Stay Opposition	1.5
10.12.14	Review Opp. to stay draft by TX League Young (0.6)	no charge
10.12.14	Review Opp. to stay draft by Taylor Respondents (0.5)	no charge
10.12.14	Review Opp. to stay draft by MALC/NAACP (0.6)	no charge
10.12.14	Review Opp. to stay draft by U.S. (0.7)	no charge
10.14.14	TC w/Veasey Legal Team re: 5th circuit decision granting stay	0.5
10.14.14	Review and Draft SCOTUS motion to vacate stay	4.5
10.14.14	Review 5th circuit order granting stay	0.2

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tent	hs)
10.14.14	Review and final edits to SCOTUS motion to vacate stay		2.5
10.14.14	Communications to Danny Bickell at SCOTUS re: filing		
	tomorrow with Circuit Justice Scalia		0.1
10.15.14	TCs with SCOTUS clerk's office re: filing revised app. (0.3)	no charge	
10.15.14	Communication from Danny Bickell (SCOTUS) that Justice		
	Scalia has directed TX to respond by 5pm tomorrow		0.1
10.20.14	Prepare motion to hold attys fees motion in abeyance		0.3
11.18.14	Meet with co-counsel to discuss appeal strategy/motion to		
	expedite appeal		1.2
11.24.14	Review/edit Josh's draft motion to expedite appeal		0.7
11.25.14	Review/edit Josh's draft motion to expedite appeal		0.4
12.3.14	TC w/Veasey-LULAC legal team re: appeal coordination		0.7
12.23.14	Veasey call to discuss appeal and expediting/oral argument,		
	outline of district court decision for use in appellate brief		1.5
<u> 2015</u>			
1.7.15	Meet w/co-counsel to discuss research needed for filing		
	motion to recover expert witness costs		
1.28.15	Read TX's appellate brief		2
1.29.15	TC w/Veasey-LULAC Legal Team to discuss TX's arguments		
	in 5th circuit brief		0.5
1.30.15	TCs w/all plaintiffs to discuss 5th circuit merits brief (0.9)		0.4
2.2.15	Meet w/co-counsel to discuss research needed for brief		
	on the issue of racially discriminatory purpose/results		2.2
2.9.15	Discuss brief argument draft w/Josh Bone and agree		
	on revisions		1.5
2.23.15	Review and edit merits brief in 5th circuit		2.9
2.24.15	Review 5th circuit order re: sealing document		0.1
2.25.15	Review 5th circuit order re: unsealing ROA docs		0.1
2.25.15	Communications w/M. Posner re: review draft brief (0.2)	no charge	
2.25.15	Review comments from DOJ on our draft brief (0.2)	no charge	
2.25.15	Make edits/comments to draft brief in light of DOJ comments		0.3
2.26.15	Review comments from M. Posner re: review draft brief (0.3)	no charge	
2.26.15	Make additional edits/comments on draft brief (0.5)	no charge	
2.27.15	Comms. w/Veasey-LULAC team re: shorten brief (0.3)	no charge	
2.27.15	TC w/DOJ to disscuss disparate impact numbers in our		
	brief (0.4)	no charge	
2.27.15	Comms. w/Veasey-LULAC team re: edits to brief (0.9)	no charge	
3.1.15	Review & make final edits to merits brief in 5th circuit		0.9
3.2.15	Communication w/DOJ atty re: whether to address leg.		
	privilege (Flynn) in our briefs		0.1
3.3.15	Communications w/AARP counsel seeking consent for filing		
	an amicus curiae brief in 5th circuit		0.1
3.4.15	TC & comms. w/all plaintiiffs counsel re: TX's request for		
	more time to file their reply brief		0.5
3.4.15	Edit response to TX's motion for extension to file reply brief		
	in 5th circuit brief		0.1

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
4.3.15	Communications w/other plaintiffs' counsel about who	
	should argue in 5th circuit and length of argument	1.1
4.6.15	TC w/all plaintiffs' counsel (incl. DOJ) re: oral argument	
	in 5th circuit	0.5
4.7.15	Communications w/co-counsel re: moot court locations	
	& times for Chad's moot courts & oralists	0.4
4.7.15	Communication w/DOJ counsel re: splitting argument time	0.1
4.8.15	TC w/co-counsel to discuss oral argument presentation	1
4.9.15	Review 5th circuit transmittal letter (re: supplemenal app)	0.1
4.14.15	Review possible oral aguemnt questions submitted by	
	other plaintiffs' co-counsel & discuss w/Dunn & Bone (0.5)	no charge
4.15.15	Brainstorming session of all counsel to discuss arguments	
	to be made in 5th circuit & strategies & emphasis (4.0)	2
4.20.15	Review 5th circuit panel draw & discuss w/Dunn (0.4)	no charge
4.22.15	Prepare for and attend moot court at US DOJ (3.5)	no charge
4.23.15	Travel to NYC on train w/C.Dunn moot court prep (3.0)	no charge
4.24.15	Prep work and moot court in NYC and follow-up (4.5)	no charge
4.28.15	Attend 5th cir. oral argument (2.0)	no charge
4.29.15	Communications to clients with link to audio of 5th circuit	
	argument	0.3
5.28.15	Review motion of Danielle Conley to withdraw (0.1)	no charge
5.29.15	Review Order granting motion to withdraw (Conley)(0.1)	no charge
5.29.15	Calls and prep and follow-up re: Texas 28j letter	1.5
5.29.15	Review draft response to TX 28j letter (0.4)	no charge
6.1.15	Review & edit response to Texas 28j letter (0.6)	no charge
7.9.15	Draft Josh Bone motion to withdraw as counsel	0.2
7.10.15	Review Order granting Josh Bone motion to withdraw	0.1
8.5.15	Review 5th circuit panel decision	0.7
8.5.15	Communications w/Veasey-LULAC team re: next steps (incl.	
	possible rehearing by TX, remand activities to be undertaken)	1.2
8.12.15	TCs w/all plaintiffs' counsel to discuss 5th circuit decision,	
	possible rehearing by TX, DOJ discussions with TX re: remedy,	
	(remand activities to be undertaken)(0.8)	0.6
8.20.15	Review U.S. motion to remand case to the trial court	
	for purpose of imposing interim relief	0.2
8.20.15	TC with TX AG Attys re: meet and confer on motion to issue	
	mandate forthwith	0.2
8.20.15	Review edits to motion to issue mandate forthwith sent to us	
	by MALC, NAACP, LDF, Taylor plaintiffs	0.3
8.21.15	Confer with plaintiffs' counsel (Dunn, Rosenberg) re: setting	
	up meeting with Texas AG attys to explore remedy	
	(includes call to TX AG atty to see if they will meet w/all	
	plaintiffs' counsel in Austin to explore remedy options)	0.4
8.22.15	Communications among counsel re: confidentiality of	
	upcoming settlement conversations with TX (0.3)	no charge
8.25.15	Review listing of docs and protocols for meeting with TX	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	
	AG office re: upcoming meeting with TX to discuss remedy		0.2
8.26.15	Telephone Conference w/ all plaintiffs' counsel (including		
	DOJ) re: contours of possible interim remedy		0.7
8.27.15	TC w/Dunn and Derfner re: meeting with State AG attys (0.5)	no charge	
8.28.15	Review State of TX En Banc Petition	_	0.8
8.28.15	Review State of TX motion to stay issuance of mandate		0.2
8.28.15	Review State of TX opposition to motion to issue mandate		
	forthwith		0.2
8.31.15	Review directive from 5th circuit requiring a response to		
	TX's rehearing en banc petition by 9/10		0.1
8.31.15	TC w/Veasey-LULAC legal team re: preparing response to		0
0.51.15	TX's rehearing en banc petition		0.5
9.1.15	Update on status of DOJ expected 5th circuit filings from		0.5
5.1.15	DOJ atty (0.2)	no charge	
9.2.15	Tele Conf w/all plaintiffs' counsel (incl. DOJ) re: petition for	no charge	
9.2.13	rehearing en banc and arguments for opposition		0.5
9.2.15	Review motion to withdraw as counsel (Agraharkar)(0.1)	no charge	0.5
9.2.15	, ,	•	
	Review Order granting Vishal Agraharkar withdrawal (0.1)	no charge	
9.2.15	Prepare outline of a reply to the rehearing petition and the		
	State's opposition to issue mandate forthwith for Veasey-		0.2
0.0.45	LULAC Legal Team to consider		0.3
9.2.15	Communication w/co-counsel (Dunn) re: preparing a reply		0.0
0.0.45	along the lines of my outline		0.2
9.2.15	Review Dunn draft of reply to TX's opposition to our motion		
	to expedite issuance of the mandate (0.3)	no charge	
9.2.15	Review Derfner edits to C. Dunn's draft reply (0.4)	no charge	
9.2.15	Review 5th circuit order on various motions re: mandate		0.1
9.3.15	Final Review of reply to TX opposition re: motion to issue		
	mandate forthwith (0.3)	no charge	
9.3.15	Review motion to withdraw as counsel (Anna Baldwin)(0.1)	no charge	
9.3.15	Review Order granting Baldwin withdrawal (0.1)	no charge	
9.4.15	Review communications with 5th circuit clerk's office re:		
	how we want our reply brief treated by the Court		0.2
9.4.15	Research into actions taken by certain 5th circuit judges		
	re: votes on rehearings and rehearings en banc		0.4
9.5.15	Review Eagle Forum's motion (we oppose) to file amicus brief		0.2
9.8.15	Review DOJ draft opposition papers to TX's petition for		
	rehearing en banc & motion to stay the mandate		0.5
9.9.15	Review our draft opposition to rehearing petition to ensure		
	no inconsistencies w/DOJ's intended filing		0.2
9.9.15	TC w/all plaintiffs' counsel to discuss DOJ's draft response		
	& additional points that need to be raised. Also discussed		
	whether to join DOJ's filing or file separately		0.4
9.9.15	Review communication to DOJ w/suggestions for modifying		
	their drafts to be filed tomorrow in 5th circuit (0.2)	no charge	
9.9.15	Review edits by co-counsel (Derfner) to our opposition to	Č	
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<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
	TX's peition for rehearing (0.3)	no charge
9.10.15	Review communication from DOJ re: changes they will make	
	or not make in light of our comments/suggestions	0.2
9.10.15	Review 5th circuit granting amicus curiae motion of Eagle	
	Forum	0.1
9.10.15	Review 2 DOJ filings: Final version of DOJ's filed response to	
	petition for rehearing en banc &motion to stay mandate	0.4
9.10.15	Final Review of Veasey-LULAC response in opposition	
	to petition for rehearing en banc & motion to stay	
	issuance of mandate (0.4)	no charge
9.12.15	Read Eagle Forum's amicus brief	0.5
11.24.15	Review motion to withdraw DOJ atty (E. Westfall)(0.1)	no charge
11.24.15	Review Order granting withdrawal (Westfall)(0.1)	no charge
<u> 2016</u>		
1.10.16	Call w/DOJ to discuss what motion we scan file in the 5th	
	circuit to obtain interim relief for 2016	0.3
1.11.16	Communications with Veasey-LULAC legal team to discuss	
	filing motion in 5th circuit & SCOTUS to obtain interim relief	0.6
1.12.16	TC w/ Veasey-LULAC legal team to discuss when we should	
	file motion in 5th circuit & SCOTUS to obtain interim relief	0.3
3.7.16	NPR Interview re: Status of 5th circuit appeal (1.0)	no charge
3.9.16	Review 5th circuit order granting TX's rehearing petition	0.1
3.14.16	TC w/Veasey-LULAC team to discuss seeking emergency relief	
	in SCOTUS	0.4
3.14.16	Comm. w/Veasey-LULAC team re: need for call (0.2)	no charge
3.17.16	Review & make edits to Emergency Motion to vacate stay	0.9
3.18.16	Final review & discussion w/Veasey-LULAC team re: filing of	
	Emergency Motion, conferring with AG, & exhibits to attach	0.5
3.18.16	Filed motion to vacate in 5th cir. on behalf of Veasey-LULAC	
	plaintiffs (0.1)	no charge
3.18.16	Receive and review communication from 5th circuit clerk	
	re: just filed motion to vacate	0.1
3.18.16	Review 5th circuit directive carrying our motion to vacate	
	with the appeal	0.1
3.19.16	Draft communication to Veasey-LULAC legal team re: effect	
	of 5th circuit's directive & why we should proceed in SCOTUS	0.2
3.19.16	Communications with Veasey-LULAC legal team to discuss	
	merits (pros/cons) of seeking relief in SCOTUS	0.4
3.20.16	Communications with Veasey-LULAC legal team to discuss	
	seeking relief in SCOTUSarguments to be made	0.3
3.21.16	TC w/Veasey-LULAC legal team re: SCOTUS filing, including	
	arguments, structure of filing, timing	0.7
3.21.16	Consult with SCOTUS advocate Paul Smith re: seeking relief	
	in Supreme Court	0.3
3.22.16	Review notice from 5th Cir. that rehearing argument	
	is calendared for 5/24	0.1
	·	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	
3.22.16	Initial review of draft application to vacate stay to be filed		
	in Supreme Court		0.5
3.22.16	Review N. Baron's edits to application to vacate stay (0.2)	no charge	
3.23.16	Additional review and edits to draft application to vacate		
	stay in SCOTUS		1.4
3.23.16	Review 2 sets of edits from A. Derfner to SCOTUS application		
	to vacate stay (0.5)	no charge	
3.23.16	Review edits from co-counsel (Lang) to SCOTUS application		
	to vacate stay (0.4)	no charge	
3.23.16	Communications with other plaintiffs' groups seeking and		
	receiving comments on the Veasey-LULAC draft application		0.0
3.23.16	to vacate stay in SCOTUS		8.0
3.23.10	Call to Danny Bickell at SCOTUS clerk office to advise that we will be filing our application this week		0.1
3.24.16	Review numerous communications w/Becker Gallagher re:		0.1
5.24.10	printing/serving our SCOTUS application (0.4)	no charge	
3.25.16	Review Executed certificate of service for SCOTUS filing (0.1)	no charge	
3.25.16	Final review SCOTUS application to vacate 5th circuit stay	no charge	
3.23.10	(1.1 hours)	no charge	
3.25.16	Receive notice from SCOTUS clerk that application was	no charge	
3.23.20	received and providing docket #		0.1
3.28.16	Review TX's response to 5th cir. Motion for relief filed by		
	Appellees Veasey-LULAC et al.		0.4
3.29.16	Receive notice from SCOTUS clerk when TX's response is due		0.1
3.29.16	Review Show Cause Order issued by 5th circuit (0.1)	no charge	
3.29.16	Receive request from TX AG (M. Frederick) to extend time	· ·	
	for TX to file supp. Brief (includes DOJ's opposition email)		0.1
3.29.16	Review TX's motion to extend time to file supplemental		
	brief in 5th cir.		0.3
3.30.16	Review U.S. opposition to TX's motion to extend time to		
	file supplemental brief in 5th cir.		0.2
3.30.16	Review 5th cir. Order denying TX's motion for simultaneous		
	briefing and granting in part motion for additional time		0.1
4.4.16	Final review & edits: to 5th cir draft reply to TX's opposition		0.2
4.4.16	File reply in 5th cir. to TX's opposition to our motion (0.1)	no charge	
4.5.16	Review communication from counsel for Fair Representation		
	permission to file amicus brief on behalf of TX		0.1
4.5.16	Communications with other plaintiffs' counsel re: extensions	_	
	for other plaintiffs-appellees to file supp. Brief (0.2)	no charge	
4.7.16	TCs w/Veasey-LULAC legal Team re: assignments for briefing		0.5
A 11 1C	in 5th cir., timing, SCOTUS reply		0.5
4.11.16	Review State of TX Opposition to Vacate Fifth Circuit Stay		1.3
4.11.16	Communication from SCOTUS clerk re: whether we intend		0 1
4.11.16	to file a reply to TX's Opposition Communications w/logal team about our response to SCOTUS		0.1
4.11.10	Communications w/legal team about our response to SCOTUS		0.3
	clerk that we can file by this Thursday (4/14)		0.3

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)	
4.11.16	Draft outline of points to make in our SCOTUS reply	0.3	}
4.12.16	Draft SCOTUS reply arguments	0.7	7
4.12.16	Send my draft reply arguments to Veasey-LULAC team (0.1)	no charge	
4.12.16	Communications w/counsel for Mountain States Legal		
	Foundation seeking consent to file amicus	0.1	L
4.12.16	Tele. Conf. w/Veasey-LULAC legal team re: arguments to be		
	made in SCOTUS reply memo/brief	0.5	;
4.12.16	Review message from C. Dunn re: call w/SCOTUS clerk (0.2)	no charge	
4.13.16	Communications w/Becker Gallagher re: serving our reply		
	in SCOTUS (& their review of our filing for complaince w/		
	SCOTUS printing requirements/their prep tables of auth.)	0.4	ł
4.13.16	Review & edit SCOTUS reply to TX's Opposition	1.7	7
4.13.16	Final review and edits to SCOTUS reply	0.4	ļ
4.13.16	Serve SCOTUS reply on all counsel (0.1)	no charge	
4.13.16	Communications w/Mara Silver at SCOTUS re: our filing		
	cover (counsel of record)(0.1)	no charge	
4.13.16	Make corrections to cover of reply brief/transmit same (0.2)	no charge	
4.16.16	Review State of TX's supplemental en banc brief	2.1	L
4.18.16	TC w/Veasey-LULAC legal team about who should do oral		
	argument in 5th circuit en banc (1.0)	0.5	
4.19.16	Communication to Mountain States Legal re: amicus consent	0.1	L
4.20.16	Review letter to 5th cir. Re: additional argument time (0.1)	no charge	
4.25.16	Review motion by certain States to participate amicus curiae	0.1	
4.25.16	Review motion to file en banc amicus brief (Eagle Forum)	0.1	
4.26.16	Review 5th cir. Order denying additonal argument time	0.1	L
4.26.16	Review communications about coordinating amicus briefs		
	for our side (0.3)	no charge	
4.28.16	Review communications re: coordinating amicus briefs (0.2)	no charge	
4.29.16	Review SCOTUS Order denying stay but ordering expedited		
	action & deadline in 5th Circuit & inviting us to refile later	0.1	
4.29.16	Review 5th cir. Order granting various amicus curiae motions	0.1	L
4.30.16	Review Derfner inserts for our en banc brief (0.3)	no charge	
5.2.16	Review communication from 5th cir. Clerk re: arguing		
	counsel (0.1)	no charge	
5.2.16	Communication to other appellees' counsel re: oral		
	argument in 5th circuit en banc (0.1)	no charge	
5.2.16	Read comments by co-counsel regarding how amicus briefs		
	supporting TX misstate voter fraud claims (0.2)	no charge	
5.2.16	Review co-counsel (Dunn) edits to draft en banc brief (0.4)	no charge	
5.2.16	Review and edit Section 2 results section of en banc brief	0.4	ŀ
5.6.16	Review letter filed in 5th circuit by Amicus Curiae Eagle Forum		
5.6.4.6	Fund (0.1)	no charge	
5.6.16	Review and make edits to en banc brief	1.3	j
5.7.16	Review communications among arguing counsel to decide		
	whether to do 15 minutes of uninterrupted argument time		
	or to encourage questions from judges (0.3)	no charge	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
5.8.16	Review communications among arguing counsel to decide	
	whether to do 15 minutes of uninterrupted argument time	
	or to encourage questions from judges (0.2)	no charge
5.8.16	Review transcript of Veasey panel argument from 2015	
	and convey ideas to co-counsel Dunn	0.7
5.8.16	Review appearance form for Andrew Leblanc (0.1)	no charge
5.8.16	Comms. w/A. Derfner, C. Dunn, A. Kamin re: further edits to	
	our en banc brief	0.3
5.8.16	Review Abbie Kamin's edits to our en banc brief	0.4
5.9.16	Comm. w/C.Dunn re: splitting of time w/Jania Nelson	
	for oral arg. (7 or 8 minutes)	0.2
5.9.16	Review final version and edits of our en banc brief (1.5)	no charge
5.10.16	Review MALC/NAACP Supplemental brief in 5th circuit	1.5
5.23.16	Review draft response & edits to be submitted by private	
	plaintiffs to Rule 28j letter of TX appellants (0.2)	no charge
5.24.16	Oral argument today in en banc Fifth Circuit (unable to	
	attend due to Whitford trial in Wisconsin)	no charge
7.20.16	Review Decision of En Banc Court	1.6
7.20.16	Review 5th cir. Orders on various motions	0.1
7.21.16	Review Order by Judge Ramos re: meet & confer (0.1)	No charge
7.21.16	Review TX Advisory (0.2)	No charge
7.23.16	Review TX's Motion for entry of remedial order (0.2)	No charge
7.23.16	Review Order granting TX's motion for remedy (0.1)	No charge
7.25.16	Review Motion pro hac for Danielle Lang (0.2)	No charge
8.21.16	Review draft of Memo re: Intentional Discrim. claims (0.5)	No charge
8.22.16	Review U.S. DOJ's Notice re: Discrim. Intent (0.2)	No charge
8.23.16	Review TX's response to Memos on Intent Briefing (0.2)	No charge
9.6.16	Review U.S. motion to enforce temp. remedial order (0.3)	No charge
9.6.16	Review draft of private plaintiffs' mot. re: remedial ord. (0.5)	No charge
9.8.16	Review amended order re: deadlines and hearing (0.1)	No charge
9.12.16	Review TX's response in Opp. to motions for further relief (0.4)	No charge
9.19.16	Participate in court hearing on motions to enforce (1.3)	No charge
9.20.16	Review Order re: motion to enfordce remedial order (0.2)	No charge
9.22.16	Review Advisory filed by TX AG (0.2)	No charge
11.18.16	Review Proposed FOF to be filed by all plaintiffs (1.0)	No charge
11.18.16	Revew Plaintifs' Brief re: Intentional Discrimination (0.5)	No charge
11.18.16	Review TX's proposed FOF and COL (0.5)	No charge
12.16.16	Review Plaintiffs' response to TX's FOF & COL (0.5)	No charge
12.16.16	Review TX's Response to Plaintiffs' Briefs (0.5)	No charge
12.16.16	Review TX's motion to seal TX's response (0.2)	No charge
1.20.17	TC w/C. Dunn re: hearing held today (0.2)	No charge
1.30.17	Review draft motion pro hac vice for Paul Smith (0.1)	No charge
2.22.17	Review TX & U.S. motion to continue 2/28 hearing (0.2)	No charge
2.22.17	Draft Opposition to TX & U.S. motion to postpone hearing (0.8)	No charge
2.23.17	File Opposition for Veasey-LULAC plaintiffs (0.1)	No charge
2.24.17	Review Order from Judge Ramos denyting TX & U.S. motion	

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
	to continue hearing on discrim. purpose (0.1)	No charge
2.28.17	Participate in court hearing on discriminatory intent (0.5)	No charge
3.7.17	Review brief on impact of new ID legislation (0.9)	No charge
3.14.17	Review Veasey-LULAC supplemental brief (0.4)	No charge
3.14.17	Review TX's brief on impact of new ID legislation (0.5)	No charge
3.15.17	Review Response of private plaintiffs to TX's 3/7 Advisory (0.4)	No charge
3.23.17	Review Order granting in part our motion to order payment	
	of expert witness expenses (0.2)	No charge
3.29.17	Review TX's Advisory (0.1)	No charge
4.3.17	Review Order on U.S. Motion for voluntary dismissal (0.1)	No charge
4.10.17	Review Order re: discriminatory purpose (0.4)	No charge
6.7.17	Participate in court hearing on remedies (0.7)	No charge
6.12.17	Review private plaintiffs' filing on briefing schedule (0.2)	No charge
6.28.17	Review TX's opoosed motion re: 2nd interim remedy (0.3)	No charge
7.5.17	Review Briefs filed by TX and Hisp. Judges re: remedies (0.3)	No charge
7.5.17	Review private plaintiffs' brief re: remedies (0.3)	No charge
7.5.17	Review U.S. brief on remedies (0.2)	No charge
7.12.17	Review TX Advisory (0.1)	No charge
7.12.17	Review U.S. response to TX's motion re: 2nd interim (0.2)	No charge
7.17.17	Review TX response brief on remedies (0.3)	No charge
7.17.17	Review private plaintiffs' brief re: proper remedies (0.3)	No charge
7.19.17	Review private plaintffs' opposition to TX's motion to issue	
	2nd interim remedy (0.5)	No charge
7.20.17	Review Supplemental brief of private plaintiffs (0.3)	No charge
7.20.17	Review TRX's Notice Withdrawing motion re: 2nd interim	
	Remedy (0.2)	No charge
7.21.17	Review private plaintiffs' Advisory (0.2)	No charge
7.24.17	Review U.S. Advisory (0.2)	No charge
7.26.17	Review private plaintiffs' opp. response to TX's motion to	
	reconsider discriminatory purpose order (0.3)	No charge
8.16.17	Review private plaintiffs' Advisory & TX Advisory Resp. (0.2)	No charge
8.23.17	Review Order granting Section 2 remedies (0.2)	No charge
8.24.17	Review TX's motion to stay pending appeal (0.2)	No charge
8.25.17	Review TX's Advisory (0.2)	No charge
8.26.17	Review private plaintiffs' response to Advisory re: upcoming	
	elections (0.2)	No charge
8.28.17	Review TX's reply to Advisory re: upcoming elections (0.2)	No charge
8.30.17	Review Order granting limited stay (0.1)	No charge
9.2.17	Review TX's Advisory (0.2)	No charge
9.5.17	Review 5th cir. Document re: stay (0.1)	No charge
9.5.17	Review Order entered by Judge Ramos re: TX Advisory (0.1)	No charge
1.14.19	Litigation team call re: attorneys fee motion (0.4)	No charge
1.14.19	Call attorneys fees motion (0.4)	No charge
1.28.19	Call re attorneys fees motion (0.5)	No charge
1.28.19	0.11 6 (0.5)	
	Call re attorneys fees motion (0.5)	No charge

<u>Date</u>	J. Gerald Hebert Description	Time (Hrs/tenths)
2.5.19	Call re attorneys fees motion (0.5)	No charge
2.13.19	Call re attorneys fees motion (0.2)	No charge
3.12.19	Call re attorneys fees motion (0.9)	No charge
3.13.19	Call re attorneys fees motion (0.3)	No charge
3.14.19	Call re attorneys fees motion (0.5)	No charge
3.19.19	Call re attorneys fees motion (0.8)	No charge
4.9.19	Review brief in support of attorneys fees (0.5)	No charge
4.10.19	TC w/other plaintiffs' counsel re: fee motion (0.4)	No charge
	TOTAL BILLED HOURS	473.4
		\$613/hour
		\$290,194.20

Research on available vehicles for Supreme Court	
roliof for 2016 alastian and amail to took and that	
relief for 2016 election and email to team on that 1/11/2016 1.9 No charge	
Call with Veasey counsel re: seeking Supreme	
Court relief 1/12/2016 0.3 No charge	
Drafting renewed motion to expedite issuance of the mandate 1/29/2016 2.5 No charge	
the mandate 1/29/2016 2.5 No charge Call with litigation team re: seeking relief for 2016	
election 2/9/2016 1.4 No charge	
Researching case law on average timeline for	
decision in voter ID cases 2/16/2016 0.1 No charge	
Call with client 2/26/2016 0.2	
Drafting emergency motion to expedite issuance of	
the mandate 3/3/2016 1.9 No charge	
Drafting emergency motion to expedite issuance of	
the mandate 3/3/2016 1.2 No charge	
Drafting emergency motion to expedite issuance of	
the mandate 3/3/2016 1.2 No charge	
Drafting emergency motion to expedite issuance of	
the mandate 3/7/2016 0.5 No charge	
Call with A. Derfner re emergency motion 3/7/2016 0.2 No charge	
Calls with litigation team members re: 5th Circuit briefing schedule 3/10/2016 2.0 No charge	
Calls with litigation team members re: 5th Circuit	
briefing schedule 3/10/2016 1.1 No charge	
Call with Veasey co-counsel re: motion to vacate 3/15/2016 0.5	
Draft of motion to vacate stay 3/15/2016 3.3	
Veasey co-counsel call re: draft motion to vacate 3/16/2016 0.7	
Draft of motion to vacate stay 3/17/2016 0.8	
Draft of motion to vacate stay 3/17/2016 1.2	
Final edits and formatting of motion to vacate stay 3/18/2016 1.0	
Call with co-counsel re: emergency SCOTUS motion	
to vacate stay 3/21/2016 1.0	
Draft of emergency SCOTUS motion to vacate stay 3/22/2016 4.0	
Draft of emergency SCOTUS motion to vacate stay 3/22/2016 1.0	
Draft of emergency SCOTUS motion to vacate stay 3/22/2016 1.8	
Draft of emergency SCOTUS motion to vacate stay 3/23/2016 4.2	
Draft of emergency SCOTUS motion to vacate stay 3/23/2016 1.5	
Draft of emergency SCOTUS motion to vacate stay 3/24/2016 1.1 Draft of emergency SCOTUS motion to vacate stay 3/24/2016 2.6	
Draft of emergency SCOTUS motion to vacate stay 3/24/2016 2.6 Final edits to emergency SCOTUS motion to vacate	
stay (including tables, formatting, and printing 3/24/2016 6.2	
SCOTUS emergency application in-person delivery 3/25/2016 1.4	
Draft of reply in support of 5th corciot emergency	
motion to vacate stay 4/3/2016 2.5	
Draft of reply in support of 5th circuit emergency	
motion to vacate stay 4/4/2016 0.1	

Draft of reply in support of 5th circuit emergency motion to vacate stay Draft of reply in support of 5th circuit emergency motion to vacate stay A/4/2016 0.5 Filing of reply in support of 5th circuit emergency motion to vacate stay A/4/2016 O.7 Draft of SCOTUS reply in support of emergency motion to vacate stay A/12/2016 A/12/2016 A/16/2016 D.5 Call with litigation team re: en banc briefing A/18/2016
Draft of reply in support of 5th circuit emergency motion to vacate stay Filing of reply in support of 5th circuit emergency motion to vacate stay Toraft of SCOTUS reply in support of emergency motion to vacate stay A/4/2016 Draft of SCOTUS reply in support of emergency motion to vacate stay A/12/2016 Toraft of SCOTUS reply in support of emergency motion to vacate stay A/12/2016 Torafting en banc brief A/16/2016 Call with litigation team re: en banc briefing A/18/2016 Torafting en banc brief outline A/19/2016 Torafting en banc brief A/26/2016 Calls with litigation team re: en banc briefing A/27/2016 Calls with litigation team re: en banc briefing A/27/2016 Calls with litigation team re: en banc briefing A/27/2016 Calls with litigation team re: en banc briefing A/27/2016 Call with litigation team re: en banc briefing A/28/2016 Call with A. Derfner re: en banc briefing A/28/2016 Call with J. Derfner re: en banc briefing A/28/2016 Call with Derfner re: en banc briefing A/28/2016 Call with A. Derfner re: en banc briefing A/28/2016 Call with A. Derfner re: en banc briefing A/28/2016 Call with A. Derfner re: en banc briefing A/28/2016 Call with litigation team re: en banc briefing A/28/2016 Call with Litigation team re: en banc briefing A/28/2016 Call with Litigation team re: en banc briefing A/28/2016 Call with Litigation team re: en banc briefing A/28/2016 Call with A. Derfner re: en banc brief A/30/2016 Call with A. Derfner re: en banc brief S/3/2016 Call with Litigation team re: en banc briefing A/30/2016 Call with Litigation team re: en banc briefing Call with A. Derfner re: en banc briefing Call with Litigation team re: en banc briefing Call with A. Derfner re: en banc briefing
motion to vacate stay Filing of reply in support of 5th circuit emergency motion to vacate stay Praft of SCOTUS reply in support of emergency motion to vacate stay A/4/2016 Draft of SCOTUS reply in support of emergency motion to vacate stay A/12/2016 Reading Texas' en banc brief Call with litigation team re: en banc briefing A/18/2016 A/18/2016 A/18/2016 A/18/2016 A/18/2016 A/18/2016 A/18/2016 Bn banc brief outline A/19/2016 A/19/2016 A/19/2016 A/19/2016 A/19/2016 Bn banc brief outline A/19/2016 A/26/2016 A/26/2016 A/26/2016 A/27/2016 A/28/2016 A/28/
Filing of reply in support of 5th circuit emergency motion to vacate stay Praft of SCOTUS reply in support of emergency motion to vacate stay A/12/2016 Reading Texas' en banc brief A/18/2016 Call with litigation team re: en banc briefing A/18/2016 En banc brief outline A/19/2016 Call with litigation team re: en banc briefing A/18/2016 En banc brief outline A/19/2016 Brafting en banc brief A/26/2016 Calls with litigation team re: en banc briefing A/26/2016 Calls with litigation team re: en banc briefing A/27/2016 Calls with litigation team re: en banc briefing A/27/2016 Call with litigation team re: en banc briefing A/27/2016 Call with litigation team re: en banc briefing A/27/2016 Call with litigation team re: en banc briefing A/27/2016 Call with litigation team re: en banc briefing A/28/2016 Call with A. Derfner re: en banc briefing A/28/2016 Calls with litigation team re: en banc briefing A/28/2016 Calls with litigation team re: en banc briefing A/28/2016 Calls with litigation team re: en banc briefing A/28/2016 Calls with litigation team re: en banc briefing A/28/2016 Calls with litigation team re: en banc briefing A/28/2016 Calls with litigation team re: en banc briefing A/28/2016 Call with A. Derfner re: en banc brief A/30/2016 Call with A. Derfner re: en banc briefing A/30/2016 Call with A. Derfner re: en banc briefing Call with A. Derfner re: en banc briefing Call with Iltigation team re: en banc briefing Call with A. Derfner re: en banc briefing
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Call with litigation team re: en banc briefing 5/3/2016 0.4 No charge Call with A. Derfner re: en banc brief 5/3/2016 0.2
Call with A. Derfner re: en banc brief 5/3/2016 0.2
Drafting en banc brief 5/3/2016 7.2
Drafting en banc brief 5/3/2016 0.5
Call with litigation team re: en banc briefing 5/4/2016 0.4 No charge
Drafting en banc brief 5/4/2016 6.0
Drafting en banc brief 5/4/2016 1.4
Reading filed en banc briefs from plaintiff groups 5/9/2016 1.0 No charge
Drafting en banc brief 5/9/2016 10.2 Reading filed on banc briefs from plaintiff groups 5/10/2016 0.4 No shares
Reading filed en banc briefs from plaintiff groups 5/10/2016 0.4 No charge Reading filed en banc briefs from amicus 5/13/2016 0.4 No charge
Reading filed en banc briefs from amicus 5/13/2016 0.4 No charge Listening to oral argument 6/1/2016 0.9 No charge
Calls with litigation team re: 28j letter 6/1/2016 1.2 No charge
Draft of 28j letter 6/1/2016 1.5
Filing 28j letter 6/1/2016 0.3
Drafting petition for Supreme Court on stay 7/6/2016 0.2 No charge
Drafting petition for Supreme Court on stay (1.9) 7/6/2016 1.0 Reduced time
Call with J. Amunson re: potential SCOTUS 7/7/2016 0.5 No charge

Danielle Lang Description	Date	Time Billing Judgment
Call with litigation team re: potential SCOTUS	7/8/2016	0.5 No charge
Drafting petition for Supreme Court on stay (1.0)	7/8/2016	0.5 Reduced time
Call with litigation team re: potential SCOTUS		
application (1.2)	7/11/2016	0.6 Reduced time
Drafting petition for Supreme Court on stay (1.0)	7/14/2016	0.5 Reduced time
Call with litigation team re: potential SCOTUS	7/18/2016	0.4 No charge
Call with litigation team re: potential SCOTUS	7/18/2016	0.2 No charge
Drafting petition for Supreme Court on stay (0.9)	7/18/2016	0.4 Reduced time
Drafting petition for Supreme Court on stay (1.0)	7/20/2016	0.5 Reduced time
Drafting petition for Supreme Court on stay (1.0)	7/20/2016	0.5 Reduced time
Reviewing 5th circuit en banc opinion and drafting		
motion to expedite	7/20/2016	3.5
Call with litigation team re: remedies	7/21/2016	0.5 No charge
Call with litigation team re: remedies	7/21/2016	1.0 No charge
Call with litigation team re: remedies	7/21/2016	1.7 No charge
Drafting motion on appropriate remedy	7/21/2016	0.5
Negotiations re: appropriate remedy (including		
internal calls, discussions with opposing counsel,		
and drafts/edits of proposed orders)	7/22/2016	12.0
Call with litigation team re: remedy schedule	7/25/2016	1.0 No charge
Call with opposing counsel re: remedy negotiations	7/25/2016	0.5 No charge
Call with litigation team re: remedies	7/25/2016	0.2 No charge
ECF registration and pro hac vice motion at district		
court level	7/25/2016	1.0 No charge
Draft of motion to expedite the interim remedy	7/25/2016	1.5
Litigation team call re: remedy negotiations	7/26/2016	1.0 No charge
Finalizing expedited motion re: interim remedy	7/26/2016	0.3
Litigation team call re: remedy negotiations	7/27/2016	0.5 No charge
Litigation team call re: remedy negotiations	7/28/2016	0.6 No charge
Litigation team call re: remedy negotiations	7/28/2016	1.3 No charge
Litigation team call re: remedy negotiations	7/28/2016	1.0 No charge
Edits to proposed joint order on remedy and call to)	
discuss with team	8/1/2016	1.5
Edits to proposed joint order on remedy and call to)	
discuss with team	8/1/2016	0.6
Call with litigation team re: proposed joint order	8/2/2016	1.0 No charge
Call with litigation team re: proposed joint order	8/2/2016	0.2 No charge
Review of opposing counsel edits to proposed joint	t	
order	8/2/2016	1.7
Negotiations re: proposed joint order	8/2/2016	1.7
Negotiations re: proposed joint order	8/2/2016	0.5
Negotiations re: proposed joint order	8/2/2016	0.4
Call with litigation team re: remedy	8/3/2016	0.3 No charge
Call with litigation team re: remedy	8/3/2016	0.2 No charge
Call with litigation team re: remedy	8/3/2016	1.0 No charge

Danielle Lang Description	Date	Time	Billing Judgment
Review of Texas' proposed "additional terms" to	0/2/2016	0.5	
joint submission on remedy	8/3/2016		
Reviewing/editing draft response to "additional	8/4/2016		No charge
Litigation team call re: intent briefing and schedule	8/9/2016		No charge
Hearing before Judge Ramos	8/10/2016	1.2	No charge
Litigation team call re: interim remedy materials	8/10/2016	0.5	No chargo
review and compliance Litigation team call re: interim remedy materials	8/10/2010	0.5	No charge
review and compliance	8/10/2016	1.0	No charge
Review of SOS documents for interim remedy and	8/10/2010	1.0	No charge
proposed edits	8/10/2016	1.2	
Review of SOS documents for interim remedy and	0/10/2010	1.2	
proposed edits	8/11/2016	0.5	
Hearing before Judge Ramos	8/12/2016		No charge
Litigation team call re: intent briefing	8/17/2016		No charge
Litigation team call re: interim remedy compliance	8/26/2016		No charge
Litigation team call re: interim remedy compliance	8/26/2016		No charge
Litigation team call re: interim remedy compliance	8/29/2016		No charge
Litigation team call re: interim remedy compliance	8/30/2016		No charge
Litigation team call re: interim remedy compliance	9/6/2016		No charge
Litigation team call re: interim remedy compliance	9/16/2016		No charge
Court call with Judge Ramos	9/19/2016		No charge
Call with private plaintiffs and DOJ re: intent pfofs	9/19/2016		No charge
Call with litigation team re: intent pfofs	9/19/2016	0.3	No charge
Call with litigation team re: intent pfofs	9/19/2016	0.5	No charge
Reviewing Texas cert petition	9/23/2016	0.4	
Reviewing Texas cert petition	9/26/2016	0.8	
Litigation team call re: Texas cert petition	9/28/2016	0.7	No charge
Call from Texas voter re: misinformation from SOS	9/28/2016	0.4	
Monitoring compliance of materials with consent	9/28/2016	0.3	
Monitoring compliance of materials with consent	10/4/2016	0.1	
Call with litigation team re: oppostion to cert	10/5/2016	0.6	No charge
Call with litigation team re: oppostion to cert	10/6/2016		No charge
Call with litigation team re: oppostion to cert	10/6/2016		No charge
Call w. A. Derfner re: intent briefing	10/11/2016	0.5	No charge
Review of tarrant county and election commitee			
hearing comments on voter id enforcement	10/13/2016		
Call w. A. Derfner re: intent pfofs	10/14/2016		No charge
Call w. A. Derfner re: intent pfofs	10/14/2016		No charge
Drafting and editing pfofs	10/18/2016		No charge
Drafting and editing pfofs	10/18/2016		No charge
Drafting and editing pfofs	10/20/2016		No charge
Drafting and editing profe	10/20/2016		No charge
Drafting and editing profs	10/20/2016		No charge
Drafting and editing profe	10/20/2016		No charge
Drafting and editing pfofs	10/20/2016	1.5	No charge

Danielle Lang Description	Date	Time	Billing Judgment
Call with D. Freeman (DOJ) re: pfofs	10/21/2016	0.1	No charge
Drafting opp cert	11/19/2016	2.5	
Drafting opp cert	11/20/2016	0.6	
Drafting opp cert	11/20/2016	0.4	
Drafting opp cert	11/21/2016	0.7	
Call with litigation team re: opp cert	11/22/2016	0.3	
Edits to opp cert	11/22/2016	0.5	
Edits to opp cert	11/23/2016	2.1	
Edits to opp cert	11/26/2016	2.3	
Edits to opp cert (record cites)	11/28/2016	0.4	
Reviewing of defendants' fof/col	11/29/2016	1.2	No charge
Call re: intent reply	11/29/2016	0.2	No charge
Call re: intent reply	11/29/2016	0.4	No charge
Drafting intent reply brief	12/9/2016	1.0	No charge
Drafting intent reply brief	12/10/2016	1.7	No charge
Drafting intent reply brief	12/13/2016	1.6	No charge
Litigation team call	1/4/2017	0.5	No charge
Conference call w/ district court	1/20/2017	0.5	No charge
Drafting motion for protective order	1/23/2017	1.1	No charge
Drafting motion for protective order	1/23/2017	1.4	No charge
Reviewing scotus order denying cert	1/23/2017	0.4	
Reviewing scotus order denying cert	1/23/2017	0.7	
Research for opposition to Texas motion to dismiss	7/2/2018	0.2	
Research for opposition to Texas motion to dismiss	7/3/2018	0.8	
Call re opposition to motion to dismiss	7/10/2018	1.0	
Drafting opposition to TX motion to dismiss	7/23/2018	1.1	
Drafting opposition to TX motion to dismiss	7/23/2018	2.4	
Drafting opposition to TX motion to dismiss	7/24/2018	2.6	
Edits to motion to dismiss opposition	7/25/2018	0.4	
Call w E. Rosenberg re: motion to dismiss	7/26/2018	0.3	
Edits to motion to dismiss opposition	8/1/2018	0.3	
Litigation team call re: attorneys fee motion	1/14/2019		No charge
Call attorneys fees motion	1/14/2019	0.4	No charge
Gathering 2015-2017 contemporaneous time			
records and exercising billing judgment	1/15/2019		No charge
Research for attorneys fees motion (1.2 hrs *.8)	1/23/2019	0.96	
Call re attorneys fees motion	1/28/2019		No charge
Call re attorneys fees motion	1/28/2019	0.5	No charge
Compiling contemporaneous time records and			
exercising billing judgment	1/29/2019		No charge
Call re attorneys fees motion	1/29/2019		No charge
Call re attorneys fees motion	2/5/2019		No charge
Call re attorneys fees motion	2/13/2019		No charge
Emails to co-counsel re fee petition	2/13/2019		No charge
Call with C. Dunn re fee petition	2/13/2019		No charge
Call with E. Rosenburg re: fee petition	2/13/2019	0.2	No charge

Danielle Lang Description	Date	Time	Billing Judgment
Drafting and editing brief in support of attorneys			
fees (2.8 hrs *.8)	3/11/20	19 2.24	
Call re attorneys fees motion	3/12/20	19 0.9	No charge
Call re attorneys fees motion (.3hrs*.8)	3/13/20	19 0.24	
Drafting and editing brief in support of attorneys			
fees (2.5 hrs*.8)	3/13/20	19 2	2
Call re attorneys fees motion	3/14/20	19 0.5	No charge
Call re attorneys fees motion	3/19/20	19 0.8	No charge
Call re attorneys fees motion	3/27/20	19 0.2	No charge
Edits to brief in support of attorneys fees (.8hrs	4/1/20	19 0.64	
Call re attorneys fees motion	4/4/20	19 0.3	No charge
Edits to brief in support of attorneys fees (1.7hrs	4/8/20	19 1.36	

Total Hours	262.24
Total Unbilled Hours	77.70
Total Billed Hours	184.54
Rate	\$351/hour
Total Invoice	\$64,773.54

J. Bone Description	Date	Time	Billing Judgment
Working on pre-trial FOF/COL	8/18/2014	1.2	
Attending depositions and meetings	8/19/2014	7.4	No charge
Attending deposition	8/20/2014	4.5	No charge
Document review	8/20/2014	3	
Attending deposition and document review	8/21/2014	6.3	No charge
Attending deposition	8/22/2014	4.20	No charge
Document review	8/25/2014	7.5	
Document review	8/26/2014	6.1	
Objections to Texas exhibits	8/26/2014	2.7	
Deposition Designations	8/27/2014	2.7	
Document review	8/27/2014	4	
Veasey team call and prep and follow-up	8/27/2014	1.9	No charge
Document review	8/28/2014	2.2	
Work on license surrender issue	8/28/2014	0.5	
Work on chart comparing state photo voter			
ID laws	8/28/2014	1	
Objections to Texas exhibits: call with G.			
Hebert	8/28/2014	0.2	
Veasey team call and prep and follow-up	8/28/2014	1	No charge
Work on exhibits for trial	8/29/2014	2.1	
Objections to Texas exhibits	8/29/2014	1.5	
Work on license surrender issue	8/29/2014	0.4	
Work on amendments charts	9/2/2014	5.5	
Research on expert testimony objections	9/4/2014	2.8	
Legal research on standing for plaintiffs	9/5/2014	3.1	
Reading trial transcripts	9/10/2014	4.6	No charge
Preliminary research on as applied challenges	9/10/2014	1.9	
Further research on as applied challenges	9/11/2014	3.9	
Further research on as applied challenges	9/12/2014	2	
Reading trial transcripts	9/12/2014	3.5	No charge
Reviewing Seventh Circuit oral argument	9/12/2014	1	No charge
Veasey team call and prep and follow-up	9/15/2014	0.7	No charge
File E. Simson Motion to Withdraw	9/15/2014	0.2	
Researching and drafting remedy proposal	9/15/2014	2.3	
Work on updating FOFs to reflect trial			
testimony	9/16/2014	2.3	
Drafting additions to COL	9/16/2014	0.2	
Work on COL	9/16/2014	1.4	
Work on COL	9/17/2014	14	
Work on COL	9/18/2014	7	
Veasey team call and prep and follow-up	9/18/2014	0.7	No charge
Veasey team call and prep and follow-up	9/19/2014	. 2	No charge
Closing argument preparation	9/19/2014		
Call with A. Derfner and follow up	9/20/2014	0.6	
Legal research	9/21/2014	3.3	

J. Bone Description	Date	Time	Billing Judgment
Closing argument preparation	9/21/2014	5.5	
Attending closing arguments	9/22/2014	4	No charge
Stay pending appeal research/writing (4.5)	9/26/2014	2.2	Reduced time
Stay pending appeal call/research/writing	9/30/2014	0.9	No charge
Research and writing re: stay and appeal (5.8)	10/1/2014	2.9	Reduced time
Legal research re: stay and appeal	10/1/2014	0.6	
Call and follow up re: implementation of SB			
14	10/2/2014	1.2	
Work on draft stay response (4.5)	10/6/2014		Reduced time
Work on template for stay fact finding	10/6/2014		No charge
Work on draft stay response (6.7)	10/7/2014		Reduced time
Work on template for stay fact finding	10/7/2014		No charge
Work on draft stay response (3.9)	10/8/2014		Reduced time
Work on draft stay response (3.5)	10/9/2014		Reduced time
Reviewing district court opinion	10/9/2014	1	
Call, drafting, and filing response to Texas	40/40/004		
advisory	10/10/2014	6.2	
Call, drafting, research on stay response	40/44/2044		Deduced times
(12.4)	10/11/2014	ь	Reduced time
Call, drafting, research on stay response (8.4)	10/12/2014	4.4	Reduced time
Work on Supreme Court brief (14.8)	10/14/2014	. 7	Reduced time
Work on Supreme Court brief (5.5)	10/15/2014	2	Reduced time
Call re: reply, research, writing reply, filing			
(2.1)	10/16/2014	1	Reduced time
Work on remedy issue (bail in)	10/21/2014	1.3	No charge
Work on remedy issue (bail in)	10/24/2011		No charge
Work on remedy issue (bail in)	10/27/2014		No charge
Work on reimbursement issue	10/31/2014		
Compiling documents for A. Derfner	11/12/2014		No charge
Work on motion to expedite	11/18/2014		
Work on motion to expedite	11/19/2014		
Work on motion to expedite	11/24/2014		
Work on motion to expedite	11/25/2014		
Veasey team call re: coordination	12/3/2014		No charge
Work on reimbursement issue	12/4/2014		
Reading for fact section of brief	12/22/2014	3.2	
Veasey call and district court opinion outline	12/23/2014		No charge
Work on expert witness cost motion	1/7/2015		
Work on expert witness cost motion/order	1/16/2015		
Work on expert witness cost motion/order	1/22/2015		
Work on expert witness cost motion/order Work on section of appellate brief fact	1/23/2015	0.3	
section	1/23/2015	4	

J. Bone Description	Date	Time	Billing Judgment
Work on section of appellate brief fact			
section	1/26/2015	6.5	
Read Texas's appellate brief	1/28/2015	2.2	
Veasey team call	1/29/2015	0.5	No charge
Work on ROA key	1/29/2015	1.2	
All Plaintiff call	1/30/2015	0.9	No charge
Work on ROA key	1/30/2015	5.1	
Research on purpose argument	2/2/2015	3.2	
Drafting appellate brief section	2/3/2015	6.7	
Drafting appellate brief section	2/4/2015	6	
Drafting appellate brief section	2/5/2015	2.8	
Drafting appellate brief section	2/6/2015	4.2	
Drafting appellate brief section	2/9/2015	3.3	
Revision of appellate brief sections	2/10/2015	1.8	
Copying record on appeal	2/11/2015	1	No charge
Review of draft section of appellate brief	2/11/2015	0.8	
Revising draft section of appellate brief	2/12/2015	2	
Conference call and follow up	2/13/2015	0.8	No charge
Revising draft section of appellate brief	2/17/2015	7.2	
Compose and edit motion for expert			
reimbursement	2/18/2015	3.5	
Revising draft sections of appellate brief	2/18/2015	1.2	
Revise motion for expert reimbursement	2/19/2015	2.2	
Revise appellate brief	2/20/2015	8.1	
Revise appellate brief	2/23/2015	6.5	
Additional legal and factual research	2/23/2015	4.4	No charge
Conversation with expert M. Herron	2/24/2015	0.4	
Brief revision	2/24/2015	6.9	
Record citations	2/25/2015	8.7	
Brief revision	2/26/2015	4.7	
Brief revision	2/27/2015	10.2	
Brief revision	2/28/2015	4	
Brief revision	3/1/2015	3.2	
Brief revision	3/2/2015	6	
Final brief revision	3/3/2015	4.2	
Motion to extend reply deadline	3/4/2015	2.8	
Work on as applied remedy issue	3/9/2015	2.2	
Factual research	3/9/2015	0.7	
Factual research	3/13/2015	0.4	
Call on oral argument	3/18/2015	1	No charge
Call on oral argument	3/31/2015	1.2	No charge
Call on oral argument	4/1/2015	2.2	No charge
Research/email drafting re: oral argument	4/3/2015	1	
Call on oral argument	4/3/2015	1.1	No charge
Reply to A. Derfner email	4/5/2015	0.6	
Oral Argument Call	4/8/2015	1	No charge

J. Bone Description	Date	Time	Billing Judgment
Reply to A. Derfner email	4/9/2015	0.9)
Draft oral argument question responses	4/14/2015	6.2	
Meeting at Wilmer Hale re oral argument	4/15/2015	4.5	
Organizational work related to oral argument;			
brainstorming answers to oral argument			
questions	4/20/2015	1.3	
Prep work and meeting with C. Dunn and A.			
Derfner	4/21/2015	2.1	
Prep work and moot court at DOJ	4/22/2015	3.5	No charge
Draft email to E. Rosenberg	4/23/2015	0.4	
Prep work and moot court in NYC and follow-			
up	4/24/2015	3.2	No charge
Attend oral argument	4/25/2015	2	No charge
Calls and prep and follow-up re: Texas 28j			
letter	5/29/2015	1.5	
Draft 28j response	5/29/2015	1	
Call with Armand and follow-up re: Texas 28j			
letter	5/31/2015	0.3	
Revise response to Texas 28j letter	6/1/2015	4.5	
	Total Hours	400.4	
	Total Unbilled Hours	75.4	
	Total Billed Hours	73.4 325.0	
	Rate	\$307/hour	'
	Total Invoice	\$99,775.00	
	TOTAL INVOICE	Ş99,775.00	

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ DOJ and co-counsel re: consolidation,			
scheduling, discovery	9/10/2013	1.0	No charge
Call w/ co-counsel re: scheduling, discovery	9/13/2013	1.0	No charge
Call w/ DOJ re: scheduling, discovery	9/16/2013	1.0	No charge
Call w/ DOJ, co-counsel re: scheduling	9/17/2013	1.0	No charge
Call w/ Texas re: scheduling, discovery	9/18/2013	1.0	No charge
Call w/ plaintiffs' counsel re: scheduling, discovery	9/20/2013	1.0	No charge
Call w/ DOJ re: scheduling, discovery	9/20/2013	1.0	No charge
Call w/ co-counsel re: research/litigation strategy	9/25/2013	0.5	No charge
Call with experts Barretto & Smith about potential			
research methods/work in the case	9/27/2013	1.0	
Researching litigation holds generally and in 5th			
Circuit; Drafting litigation hold letter to state	10/2/2013		No charge
Researching TTV and modifying litigation hold letter			
for TTV	10/7/2013		No charge
Call w/ co-counsel re: expert cost estimates, etc.	10/7/2013	1.5	No charge
Call re: info collected by election officials; PIs	10/8/2013	1.0	
Call w/ co-counsel re: info from election official on info			
collected	10/8/2013	0.3	No charge
Call w/ experts re: cost estimates, etc.	10/9/2013	1.0	
Call w/ co-counsel to discuss decisions about experts			
cost estimates	10/9/2013	0.5	No charge
Incorporating edits to litigation hold letter to TTV	10/10/2013	0.3	No charge
Call w/ DOJ re: scheduling	10/18/2013	0.5	No charge
Call w/ co-counsel re: schedule, experts, fact discovery	10/21/2013	0.6	No charge
Prepare for interview with witness (draft questions,			
research)	10/23/2013	0.5	
Interview witness	10/25/2013	0.3	
Legal research on standing	10/25/2013	2.5	
Draft declaration	10/25/2013	0.2	
Call w/ co-counsel re: strategy	10/28/2013	0.2	No charge
Call w/ all parties on ESI, 26(f) issues	10/28/2013	0.3	No charge
Drafting letter on trial schedule	10/28/2013	4.1	
Call w/ co-counsel, expert on database issues/e-			
discovery	10/30/2013	0.3	No charge
Call w/ co-counsel re: response to motion to dismiss	10/30/2013	0.4	No charge
Editing 26(f) report	10/31/2013	1.3	
Preparing 26(f) report (making edits to DOJ's version,			
Veasey insert, preparing Veasey proposed order,			
creating counsel list, etc.)	11/1/2013	5.1	
Call w/ co-counsel re: experts, facts, motion to dismiss			
issues	11/5/2013	1.0	No charge
Contacting clients	11/5/2013	0.3	
Preparing for witness interviews, interviewing			
potential witnesses, drafting declarations	11/5/2013	5.4	
Reviewing DOJ statement on schedule	11/5/2013	0.3	

Emma Simson Description	Date	Hours	Billing Judgment
Reading motion to dismiss; research on claims in TX			
MTD	11/6/2013	1.6	
Research on standing/MTD	11/7/2013	2.3	
Call w/ co-counsel to discuss experts, MTD	11/11/2013	1.5	No charge
Call w/ Sheila Korte; research re: other potential			
witnesses	11/12/2013	1.0	
Research on standing/MTD	11/13/2013		No charge
Call w/ co-counsel re: experts; witnesses; call follow-			
up	11/14/2013		No charge
Research on standing/MTD	11/14/2013	2.5	
Research on standing/MTD	11/15/2013	0.5	
Hearing with Court	11/15/2013	0.9	No charge
Debrief with co-counsel re: next steps on discovery;			
MTD	11/15/2013	0.6	No charge
Locating witnesses; interviewing witnesses; drafting			
declarations	11/15/2013	3.1	
Call w/ County Commissioner Ortiz re: issues in Nueces	11/15/2013	0.3	
Witness interview	11/15/2013	0.2	
Drafting witness declarations; researching additional	,,	5.1	
MTD claims	11/15/2013	1.3	
Drafting witness declaration	11/16/2013	0.6	
Compiling information for 26(a) initial disclosures	11/18/2013	1.6	
Motion to dismiss response	11/18/2013	0.4	
Call w/ witness; clarifying declaration	11/18/2013	0.5	
Motion to dismiss response	11/18/2013	3.0	
Call w/ non-DOJ plaintiffs' counsel re: coordination	11/18/2013		No charge
Motion to dismiss response	11/18/2013	6.7	Ü
Motion to dismiss response	11/19/2013	10.5	
Motion to dismiss response	11/20/2013	1.9	
Drafting response to Defendants' advisory on trial			
schedule	11/20/2013	2.5	
Motion to dismiss response	11/20/2013	4.2	
Motion to dismiss response	11/20/2013	8.2	
Motion to dismiss response	11/21/2013	14.5	
Call w/ co-counsel re: hearing with court: re schedule	11/22/2013	0.5	No charge
Motion to dismiss response	11/22/2013	2.5	_
Call w/ court re: TX advisory on schedule	11/22/2013	0.6	No charge
Call w/ co-counsel to debrief call w/ court on schedule,			-
determine next steps	11/22/2013	0.4	No charge
Identify potential plaintiffs for Teresa to interview	11/22/2013		No charge
Motion to dismiss response	11/22/2013	1.7	
Researching potential new claims (right to travel)	11/25/2013	1.7	
Amending complaint, researching potential voter			
issues	11/25/2013	5.1	
Interviewing witness	11/25/2013	0.2	

Emma Simson Description	Date	Hours Billing Judgment
Amending complaint, researching potential voter	44/25/2042	0.0
issues Amending complaint, researching potential voter	11/25/2013	0.9
issues; contacting witnesses	11/26/2013	8.7
Call w/ Veasey counsel re: amending complaint,	,,	G.I.
experts	12/2/2013	0.6 No charge
Researching potential claims, plaintiffs	12/3/2013	1.6
Call w/ Armand re: prospective plaintiffs	12/3/2013	0.6
Call w/ Chad re: prospective plaintiffs	12/3/2013	0.2
Call potential plaintiffs	12/3/2013	0.2
Amending complaint	12/4/2013	4.0
Call w/ co-counsel re: new plaintiffs, claims, amending complaint	12/4/2013	1.7 No sharge
Follow-up from call w/ co-counsel (e.g. plaintiffs,	12/4/2013	1.7 No charge
complaints)	12/4/2013	0.4
Amending complaint, final edits, etc.	12/6/2013	6.3
Call w/ potential experts and other plaintiffs re:		
surveys	12/12/2013	1.0 No charge
Call w/ DOJ, plaintiffs re: federal database issues	12/17/2013	0.3 No charge
Call w/ plaintiffs' counsel re: deponents, other case		
developments	12/18/2013	0.6 No charge
Research for Texas Motion to Dismiss Second	. / . /	
Complaint	1/6/2014	7.7
Research for Texas Motion to Dismiss Second Complaint	1/7/2014	10.7
Research for Texas Motion to Dismiss Second	1///2014	10.7
Complaint	1/8/2014	0.3
Call w/ co-counsel re: status of case (experts, motions,		5.5
discovery)	1/8/2014	0.8 No charge
Research for Texas Motion to Dismiss Second		_
Complaint	1/8/2014	2.6
Call w/ Armand re: due process claim	1/8/2014	0.8
Research, drafting, etc. for Texas Motion to Dismiss		
Second Complaint	1/8/2014	4.8
Research, drafting, etc. for Texas Motion to Dismiss	1 /0 /2014	1.0
Second Complaint Research, drafting, etc. for Texas Motion to Dismiss	1/9/2014	1.9
Second Complaint	1/10/2014	4.8
Call w/ Armand re: Reponse to TX Mot to Dismiss 2nd	1, 10, 2011	1.0
Complaint	1/10/2014	0.6
Research, drafting, etc. for Texas Motion to Dismiss		
Second Complaint	1/10/2014	5.1
Call w/ co-counsel re: experts, interrogatories	1/13/2014	0.3 No charge
Call w/ DOJ re: fact development	1/17/2014	0.4 No charge
Reviewing consent protective order, etc.	1/20/2014	0.8
Call w/ co-counsel re: experts, discovery,	1/21/2014	1.2 No charge

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ Matt Barreto re: database matching	1/22/2014		0.5
Call w/ other plaintiffs re: experts, depos, common			
interest	1/22/2014		0.9 No charge
Call w/ plaintiffs re: factual development	1/28/2014		1.5
Call w/ Chad Dunn re: algorithms, survey	1/28/2014		0.4
Call w/ Chad, Gerry, Matt Barreto re: algorithms	1/28/2014		0.3 No charge
Reviewing new draft consent protective order; drafting			
e-mail to counsel re: concerns	1/28/2014		0.8
Meeting w/ Allan Lichtman re: expert reports	1/29/2014		1.0
Gathering materials for Licthman	1/29/2014		0.4
Call w/ Armand and Chad re: consent protective order,			
algorithm	1/30/2014		1.0
Checking earlier consent agreement's effect on future			
production of certain database info	1/30/2014		0.5
Reviewing new draft consent order; drafting potential			
modifying language; call w/ Armand re: contents, etc.	1/31/2014		1.3
Reading depositions from TX v. Holder case for info on			
DB info on citizenship proof	1/31/2014		0.5
Call w/ DOJ re: database matching process	2/3/2014		0.8 No charge
Call w/ our experts re: database matching	2/3/2014		0.7 No charge
Reviewing new consent protective order; discussing			
with Armand	2/3/2014		0.3
Reviewing database matching process, preparing			
concerns; discussing with Armand	2/3/2014		1.9
Call w/ plaintiff groups re: depositions	2/4/2014		0.6 No charge
Call w/ Armand, Herron re: databases, algorithms	2/5/2014		1.2
Making edits to deposition notices	2/5/2014		0.3
Call w/ Veasey counsel re: trial schedule, discovery,			
depos	2/5/2014		1.1 No charge
Attempts to enter TX Database for Production			
documents	2/5/2014		0.6 No charge
Call w/ experts re: areas for reports, developments in			
case, etc.	2/6/2014		1.3
Editing depos notices	2/6/2014		0.8
Call w/ Veasey team to discuss additional expert areas	2/6/2014		1.3 No charge
Downloading, scanning, etc. docs from Production 3	2/6/2014		0.5 No charge
Call w/ M. Herron re: database matching in other			
states	2/6/2014		0.3
Researching database matching in NC (criteria for 2013			
matches)	2/6/2014		0.8
Researching database matching in PA	2/6/2014		1.1
Downloading documents from TX production;			
Reviewing documents in production	2/6/2014		1.8
Call w/ Armand and Michael H. re: new algorithm, TX			
algorithm	2/7/2014		0.9
Editing 30b6 depo notice for Public Safety Commission	2/9/2014		0.8

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ DOJ, Michael, Armand re: algorithm issues	2/10/2014		0.5
Editing deposition notices for AG Office	2/10/2014		0.3
Call w/ MB, Chad, Ezra's group re: survey	2/10/2014		0.2
Drafting Veasey Proposed Order on Discovery for			
databases, separate orders for court	2/10/2014		1.8
Drafting Veasey draft response to US proposed order			
on DB	2/10/2014		3.3
Drafting alternative proposed entries (dividing up			
agreed, unagreed)	2/10/2014		0.9
Reviewing and editing Veasey response, attached	0/11/0011		
orders (e.g. paragraph 12)	2/11/2014		2.0
Reviewing DOJ's motion, revising Veasey response,	2/44/2044		4.5
proposed orders, etc.	2/11/2014		1.5
Preparing for status hearing (drafting summary of DB	2/11/2014		0.2
issues) Call re: info collected by organizations re: 2013	2/11/2014		0.3
elections	2/11/2014		0.3 No charge
Call w/ Veasey counsel re: status hearing on 2.12	2/11/2014 2/11/2014		1.1 No charge
Reviewing US motion re: scheduling order	2/11/2014		0.4
Researching Jones v. Deininger schedule	2/11/2014		1.0
Hearing with Court	2/12/2014		0.8 No charge
Debrief with co-counsel re: hearing, next steps	2/12/2014		0.2 No charge
Call w/ DOJ re: schedule, attachment 3 of ECF 161	2/13/2014		0.6 No charge
Reviewing DOJ statement on attachment 3	2/13/2014		0.2
Responding to Veasey counsel e-mails re: proposed			
order, schedule, hearing on 2/14/2014	2/13/2014		1.4
Reviewing Texas response to Attachment 3 of ECF 161	2/13/2014		0.3
Call w/ Veasey counsel re: hearing w/ court,			
attachment 3	2/14/2014		0.5 No charge
Hearing with Court re: attachment 3	2/14/2014		0.4 No charge
Call with Veasey counsel re: modifications to agreed			
order	2/14/2014		0.4 No charge
Call w/ other plaintiff counsel to discuss coordination	2/14/2014		0.3 No charge
Revising DOJ's algorithm for simplification	2/18/2014		6.3
Creating charts for DOJ's algorithm; on phone with			
Armand re: charts	2/18/2014		1.1
Revising charts, DOJ's algorithm document	2/19/2014		3.4
Commenting on survey instrument	2/19/2014		0.4
Revising DOJ's algorithm for simplification (call w/	2/42/224		0.0
Armand)	2/19/2014		0.8
Call w/ Armand re: edits to DOJ's algorithm; revising	2/20/2014		1.0
algorithm	2/20/2014		1.8
Call w/ other plaintiff groups to coordinate	2/20/2014 2/20/2014		2.1
Call w/ other plaintiff groups to coordinate Call w/ Michael re: database algorithm terms	2/20/2014 2/20/2014		0.4 No charge 0.2
Reviewing motion to compel legislative documents	2/20/2014		0.8

Emma Simson Description	Date	Hours	Billing Judgment
Reviewing plaintiffs' draft motion in support DOJ			
motion to compel	2/20/2014		1.3
Researching motion to compel legislative docs	2/20/2014		0.5
Preparing for witness interview	2/25/2014		0.4
Reviewing docs and downloading production			
documents	2/25/2014		1.2
Calling witness; composing e-mail	2/25/2014		0.2
Call w/ Michael, Armand, Teresa, Ben re: databases	2/26/2014		0.7
Call w/ Michael and Armand re: databases	2/26/2014		0.3
Call w/ Teresa re: docs from Elections Department;	- 4 4		
typing up list of docs	2/26/2014		0.4
Downloading production documents, skimming	2/26/2014		0.6
Reviewing survey and providing comments, edits	2/27/2014		1.4
Reviewing TX response to motion re: compel leg priv	2/27/2014		0.8
Call w/ Barreto and lawyers re: survey instrument	2/27/2014		1.4
Call w/ plaintiff groups re: DOJ meeting, depositions,			
trial schedu	2/27/2014		1.2 No charge
Call w/ Armand re: memo on proof of citizenship,			
databases, next steps	2/27/2014		0.4
Call w/ Michael re: database algorithm from DOJ	2/28/2014		1.0
Call w/ Armand re: DOJ meeting, database algorithm	2/28/2014		0.3
Preparation for meeting with DOJ	2/28/2014		1.1 No charge
Meeting with DOJ and other plaintiff groups	2/28/2014		2.0 No charge
Reviewing new survey instrument	3/3/2014		0.6
Phone w/ chad re: survey instrument (knowledge			
questions)	3/3/2014		0.2
Composing list of algorithm issues for DOJ	3/3/2014		0.4
Talk with Matt, Chad re: survey	3/3/2014		0.5
Talk with group re: survey	3/3/2014		1.2
Call with all parties (include Tx) re: algorithm	3/3/2014		0.4
Hearing before court	3/5/2014		1.7
Call w/ all plaintiffs counsel re: depositions, leg			
privilege	3/6/2014		0.8 No charge
Call w/ Veasey Counsel re: leg privilege issue	3/6/2014		0.8 No charge
Research on past cases, reading orders on leg privilege	3/11/2014		4.0
Working on part I of response on legislative privilege	3/11/2014		4.2
Redrafting response on leg privilege	3/12/2014		4.9
Revising response on legislative privilege	3/12/2014		1.9
Additional revisions to response on legislative privilege	3/13/2014		2.8
Drafting subpoena and depo notice for Stan Stanart	3/13/2014		0.8
Call w/ other plaintiffs groups re: depos, schedule, leg			
priv	3/13/2014		0.7
Finalizing legislative privilege response	3/13/2014		2.5
Call w/ Veasey counsel re: next steps for subpoenas,			
depos	3/14/2014		0.8

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ Luis Figueroa re: citizenship / DL bills	3/14/2014		0.9
Call w/ Anna Baldwin re: algorithm	3/14/2014		0.1
Drafting memo on call w/ Luis Figueroa	3/14/2014		0.6
Reading filings from 3/14/2014	3/17/2014		1.0
Reviewing documents for Stan Stanart, Department of			
Health	3/19/2014		3.0
Call with all plaintiffs	3/20/2014		0.8
Research on citizenship requirement for call w/ Rep.			
Burnham	3/25/2014		0.7
Call w/ Rep. Burnham re: connections between			
citizenship proof requirement for DL and SB 14	3/25/2014		0.7
Researching all bills dating back to 2005 re: citizenship	3/25/2014		5.1
Reviewing TX RFPs on individual plaintiffs	3/25/2014		2.5
Preparing potential objections to TX RFPs on individual			
plaintiffs	3/25/2014		8.2
Preparing potential objections to TX RFPs on individual			4.0
plaintiffs	3/26/2014		1.2
Call with Veasey counsel re: depos, schedule, etc.	3/26/2014		0.8 No charge
Preparing potential objections to TX RFPs on individual			2.0
plaintiffs	3/26/2014		2.0
Call w/ all plaintiffs counsel re: depositions, schedule,	2/26/2014		0.7 No sharge
April 1 hearing Preparing potential objections to TX RFPs on individual	3/26/2014		0.7 No charge
plaintiffs; preparing e-mails to counsel re: objections	3/26/2014		0.7
Reviewing documents re ALEC	3/31/2014		1.5
Reviewing filings (amicus on House reps; TX letters re:	3/31/2014		1.5
subpoenas, etc.)	4/1/2014		1.5
Hearing with Court	4/1/2014		1.5 No charge
Reviewing discovery objections and responses from	1, 1, 201 1		2.5 TO Charge
TX; creating docs with overviews	4/1/2014		2.7
Reviewing and drafting new interrogatories on	., _,		
outreach, citizenship	4/1/2014		0.3
Call w/ Veasey counsel re: hearing w/ court on 4/1;	, ,		
next steps with discovery, trial schedule, etc.	4/2/2014		1.1 No charge
Document review re: Stan Stanart	4/2/2014		1.0
Call w/ all private plaintiff counsel	4/3/2014		0.8 No charge
Document review re: Harris County	4/3/2014		3.6
Document review re: radio, TV	4/4/2014		0.7
Drafting interrogatories	4/4/2014		0.3
Call w/ Damien Brockmann re past bills	4/4/2014		0.6
Drafting interrogatories on citizenship requirements			
for DLs	4/4/2014		0.8
Researching past bills related to DL provisions	4/4/2014		0.7
Revising draft interrogatories, RFPs	4/7/2014		1.6
Legislative research on past citizenship bills	4/7/2014		1.2
Summary of proof of citizenship issue	4/7/2014		0.5

Emma Simson Description	Date	Hours	Billing Judgment
Hearing with court on schedule	4/8/2014	(0.5 No charge
Veasey counsel meeting re: causes of action, expert			
discovery, etc.	4/8/2014	(5.8
Veasey counsel meeting re: causes of action, expert			
discovery, etc.	4/8/2014	;	3.3
Drafting e-mails to plaintiff's group re citizenship			
requirement issues	4/8/2014	(0.3
Composing plaintiff contacts	4/9/2014		0.3 No charge
Calling Diana Mutz re: case	4/9/2014	(0.1
Uploading discovery documents to dropbox	4/9/2014	(0.3 No charge
Drafting e-mail to co-counsel on substantially similar			
name analysis	4/9/2014	(0.3
Call w/ Armand re: queing expert; attempt to reach			
queing expert	4/9/2014		0.3
Document review on ALEC	4/9/2014		0.9
Document review on Harless	4/9/2014		0.9
All plaintiffs call	4/10/2014		No charge
Call w/ other plaintiffs re objections	4/11/2014		0.8 No charge
Talk with Dr. Shumsky; set up meeting	4/11/2014		0.1
Records Request for Jasper County	4/11/2014		0.3
Document Review on legislative docs	4/11/2014		1.4
Document review on legislative docs	4/14/2014		1.2
Call w/ Jennifer Maranzano; Anna Baldwin; search for			
data dictionaries; contacts with Crivella West	4/14/2014	(0.3
Call w/ Armand re: proof, interrogatories	4/14/2014		1.1
Document review on legislative docs	4/14/2014	(0.3
Training on Crivella West document review	4/14/2014		1.0
Document review for Harris County depos	4/15/2014	,	3.4
Call from Myrna re provisional ballots	4/15/2014	(0.1
Document review for Harris County depos	4/15/2014	•	4.8
Hearing with court	4/16/2014	(0.3 No charge
Document review: Harris County	4/16/2014		2.3
Reading Texas v. Holder expert reports on intent			
(Kousser)	4/16/2014	•	2.0
Document review: Harris County	4/16/2014	•	4.3
Call w/ Rob Shumsky	4/17/2014		0.7
Document review on notice and education campaign	4/17/2014		
Call w/ plaintiff counsel re: depos, experts, etc.	4/17/2014		1.0 No charge
Document review on provisional ballots	4/18/2014		1.0
Revising RFPs, ROGs	4/18/2014		2.3
Document review on substantially similar names	4/19/2014	;	3.8
Call w/ Neil, Scott re: Ingram depo	4/21/2014	(0.3
Call w/ Rob Shumsky	4/21/2014	(0.3
Call w/ Veasey Team re: experts, discovery, etc.	4/21/2014	(0.2 No charge
Call w/ Scott, Neil re: depo for Ingram	4/21/2014	(0.5
Call w/ Will, Herron TDP re: database matching	4/21/2014	(0.3

Call with Herron, Chad, Gerry	Emma Simson Description	Date	Hours	Billing Judgment
Document review, depo prep for Ingram	Call w/ Herron, Chad, Gerry	4/21/2014		0.3
Document review, depo prep for Ingram	Document review, depo prep for Ingram	4/21/2014		5.8
Call w/ Scott depo prep for Ingram 4/22/2014 0.3 Document review, depo prep for Ingram 4/22/2014 0.1 Call w/ Neil and Scott - depo prep for Ingram 4/22/2014 0.8 Document review, depo prep for Ingram 4/22/2014 2.0 Dep prep for Ingram 4/23/2014 1.2 Ingram deposition 4/23/2014 7.8 Call with Veasey team 4/24/2014 1.5 No charge Document review: B-M 4/24/2014 1.0 Document review: B-M 4/25/2014 1.5 Document review: Joe Peters depo prep 4/25/2014 0.3 Call with Armand re experts 4/25/2014 0.3 Call with Michell Pérary re: document review 4/25/2014 0.5 Call with Michell Pérary re: document review 4/25/2014 0.3 Document review. Joe Peters depo prep 4/25/2014 0.3 Document review. Joe Peters depo prep 4/25/2014 0.3 Document review. Joep oprep for Peters 4/27/2014 0.8 Document review. Jeep oprep for Peters 4/27/2014 0.8 Document review.	Document review, depo prep for Ingram	4/22/2014		3.7
Document review, depo prep for Ingram	Document review, depo prep for Ingram	4/22/2014		0.6
Call w/ Neil and Scott - depo prep for Ingram 4/22/2014 0.8 Document review, depo prep for Ingram 4/22/2014 2.0 Depo prep for Ingram 4/23/2014 0.6 Ingram deposition 4/23/2014 1.2 Ingram deposition 4/23/2014 7.8 Call with Veasey team 4/24/2014 1.5 Document review: Joe Peters depo prep 4/25/2014 1.5 Call with Armand re experts 4/25/2014 0.3 Call with All plaintiffs 4/25/2014 0.5 Call with Michell Heron re: matching 4/25/2014 0.5 Call with Michell Péary re: document review 4/25/2014 0.3 Document review: Joe Peters depo prep 4/25/2014 0.3 Document review: Joe Peters depo prep 4/25/2014 0.5 Call with Armand re matching, EIC requirements 4/25/2014 0.5 Call with Armand re review: Joe Peters depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 4/27/2014 0.8 O	Call w/ Scott depo prep for Ingram	4/22/2014		0.3
Document review, depo prep for Ingram 4/22/2014 0.6 Ingram deposition 4/23/2014 1.2 Ingram deposition 4/23/2014 7.8 Call with Veasey team 4/24/2014 1.5 No charge Document review: B-M 4/24/2014 1.0 Document review: B-M 4/24/2014 1.5 Call with Armand re experts 4/25/2014 0.3 Call with All plaintiffs 4/25/2014 0.5 Call with Michael Herron re: matching 4/25/2014 0.5 Call with Michael Herron re: document review 4/25/2014 0.5 Call with Michael Herron re: matching 4/25/2014 0.5 Call with Armand re experts 4/25/2014 0.5 Call with Armand re matching, EIC requirements 4/25/2014 0.3 Document review, Joe Peters depo prep 4/25/2014 0.3 Document review, depo prep for Peters 4/25/2014 0.3 Document review, depo prep for Peters 4/27/2014 0.3 Document review, depo prep for Peters 4/27/2014 0.3 Document review, depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 5/1/2014 0.8 Document review depo prep for Peters 5/1/2014 0.8 Document review depo prep for Peters 5/1/2014 0.8 No charge Call w/ all plaintiffs group 5/1/2014 0.6 No charge Document review TKO, Rodriguez 5/1/2014 0.6 No charge Document review committee call 5/2/2014 0.5 Call w/ plaintiffs including DOJ 5/1/2014 0.5 Document review committee call 5/2/2014 0.5 Document review committee call 5/2/2014 0.5 Call w/ plaintiffs groups 5/8/2014 0.8 Call w/ plaintiffs groups 6/8/2014 0.8 Call w/	Document review, depo prep for Ingram	4/22/2014		0.1
Depo prep for Ingram	Call w/ Neil and Scott - depo prep for Ingram	4/22/2014		0.8
Ingram deposition 4/23/2014 7.8 Call with Veasey team 4/24/2014 1.5 No charge Document review: B-M 4/24/2014 1.5 Call with Armand re experts 4/25/2014 1.5 Call with All plaintiffs 4/25/2014 1.5 Call with Michael Herron re: matching 4/25/2014 1.0 No charge Call with Michael Herron re: matching 4/25/2014 0.3 Call with Michael Herron re: matching 4/25/2014 0.5 Call with Armand re matching, EIC requirements 4/25/2014 0.5 Call with Armand re matching, EIC requirements 4/25/2014 0.5 Call with Armand re matching, EIC requirements 4/25/2014 0.5 Call with Armand re matching and revising objections and responses to TX RFPs for LULAC Drafting and revising objections and responses to TX RFPs for LULAC Qrafting evasey 2d set of RFPs 5/1/2014 2.9 Call w/ all plaintiffs group 5/1/2014 0.8 No charge Call w/ all plaintiffs including DOI 5/1/2014 0.8 No charge Document review: TKO, Rodriguez 5/1/2014 0.8 No charge Document review: TKO, Rodriguez 5/1/2014 0.8 No charge Document review committee call 5/2/2014 0.8 No charge Document review committee call 5/2/2014 0.5 Document review committee call 5/2/2014 0.5 Document review committee call 5/2/2014 0.5 Call w/ plaintiffs groups 5/8/2014 0.7 No charge Research on TTV motion to expedite appeal 5/8/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion	Document review, depo prep for Ingram	4/22/2014		2.0
Ingram deposition	Depo prep for Ingram	4/23/2014		0.6
Call with Veasey team	Ingram deposition	4/23/2014		1.2
Document review: B-M Document review: Joe Peters depo prep A/25/2014 L5 Call with Armand re experts A/25/2014 L0 No charge Call with All plaintiffs A/25/2014 L0 No charge Call with Michael Herron re: matching A/25/2014 Call with Michael Herron re: matching A/25/2014 Document review: Joe Peters depo prep A/25/2014 Call with Michael Herron re: matching, EIC requirements A/25/2014 Document review. Joe Peters depo prep A/25/2014 Call with Armand re matching, EIC requirements A/25/2014 Document review, depo prep for Peters A/27/2014 Document review depo prep for Peters A/27/2014 Document review TRPS For LULAC A/30/2014 T.8 Drafting Veasey 2d set of RFPS S/1/2014 Call w/ all plaintiffs group S/1/2014 Document review: TKO, Rodriguez S/1/2014 Document review: TKO, Rodriguez S/1/2014 Document review S/2/2014 Document review S/2/2014 Document review Committee call Document review Committee call Document review Committee call Document review: Election Purposes Only EIC S/2/2014 Document review: Election Purposes Only EIC S/2/2014 Document review Committee call Document review Committee call Document review S/2/2014 Document review S/2/2014 Document review Committee Call Document re	Ingram deposition	4/23/2014		7.8
Document review: Joe Peters depo prep A/25/2014 Call with Armand re experts A/25/2014 Call with All plaintiffs A/25/2014 A.0.3 Call with Michael Herron re: matching A/25/2014 A.0.5 Call with Michael Herron re: matching A/25/2014 A.0.5 Call with Michaelle Yeary re: document review A/25/2014 Document review: Joe Peters depo prep A/25/2014 Document review, depo prep for Peters A/27/2014 Drafting and revising objections and responses to TX RFPs for LULAC A/30/2014 A.8 Drafting Veasey 2d set of RFPs A/30/2014 Call w/ all plaintiffs group A/2014 Call w/ all plaintiffs including DOJ Document review: TKO, Rodriguez A/2014 Bearing with Court (telephone) Document review: TKO, Rodriguez Document review committee call Document review committee call Document review committee call Document review Election Purposes Only EIC Call w/ plaintiffs groups A/2014 Call w/ plaintiffs groups Call w/ plaintiffs groups Call w/ plaintiffs groups Call w/ plaintiffs groups Call w/ DOJ and other plaintiffs S/8/2014 A.8 Call w/ DOJ and other plaintiffs S/8/2014 Call w/ Michael Herron S/9/2014 Call w/	Call with Veasey team	4/24/2014		1.5 No charge
Call with Armand re experts 4/25/2014 0.3 Call with all plaintiffs 4/25/2014 1.0 No charge Call with Michael Herron re: matching 4/25/2014 0.5 Call with Michaell Perary re: document review 4/25/2014 0.3 Document review: Joe Peters depo prep 4/25/2014 0.5 Call with Armand re matching, EIC requirements 4/25/2014 0.3 Document review, depo prep for Peters 4/25/2014 0.3 Document review, depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 4/27/2014 3.7 Drafting and revising objections and responses to TX RFPs for LULAC 4/30/2014 7.8 Drafting Veasey 2d set of RFPs 5/1/2014 2.9 Call w/ all plaintiffs group 5/1/2014 0.8 No charge Call w/ all plaintiffs including DOJ 5/1/2014 0.6 No charge Document review: TKO, Rodriguez 5/1/2014 0.8 No charge Document review: TKO, Rodriguez 5/1/2014 0.8 No charge Document review 5/2/2014 0.8 No charge Document review 5/2/2014 0.8 No charge Document review committee call 5/2/2014 0.5 Document review Election Purposes Only EIC 5/2/2014 0.5 Call w/ plaintiffs groups 5/8/2014 0.5 Call w/ plaintiffs groups 5/8/2014 0.5 Call w/ plaintiffs groups 5/8/2014 0.7 No charge Call w/ DOJ and other plaintiffs 5/8/2014 1.0 No charge Research on TTV motion to expedite appeal 5/8/2014 0.8 Research suspended,revoked DLs 5/8/2014 0.8 Research on TTV motion to expedite appeal 5/8/2014 0.8 Research on Common interest privilege issue 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research common interest privilege issue 5/9/2014 0.8 Research common interest privilege issue 5/9/2014 0.8 Research common interest; Editing memo on common interest 5/11/2014 0.8 Research common interest; Editing memo on common interest 5/11/2014 4.4 Pre-call with all plaintiffs on TX meet and confer on	Document review: B-M	4/24/2014		1.0
Call with all plaintiffs Call with Michael Herron re: matching Call with Michael Herron re: matching A/25/2014 O.5 Call with Michael Herron re: document review A/25/2014 Document review: Joe Peters depo prep A/25/2014 O.5 Call with Armand re matching, EIC requirements A/25/2014 O.3 Document review, depo prep for Peters A/27/2014 Document review, depo prep for Peters A/27/2014 Drafting and revising objections and responses to TX RFPs for LULAC A/30/2014 Call with all plaintiffs group Call w/ all plaintiffs group Call w/ all plaintiffs including DOJ Document review: TKO, Rodriguez Alearing with Court (telephone) Document review Document review committee call Document review committee call Document review: Election Purposes Only EIC Call w/ plaintiffs groups Call w	Document review: Joe Peters depo prep	4/25/2014		1.5
Call with Michael Herron re: matching Call with Michelle Yeary re: document review A/25/2014 Call with Michelle Yeary re: document review A/25/2014 Document review: Joe Peters depo prep A/25/2014 Call with Armand re matching, EIC requirements A/25/2014 Document review, depo prep for Peters A/27/2014 Document review, depo prep for Peters A/27/2014 Document review, depo prep for Peters A/27/2014 Document review, depo prep for Peters Document review, depo prep for Peters A/27/2014 Drafting and revising objections and responses to TX RFPs for LULAC A/30/2014 A/40/2014 A/40/	Call with Armand re experts	4/25/2014		0.3
Call with Michelle Yeary re: document review A/25/2014 0.3 Document review: Joe Peters depo prep 4/25/2014 0.5 Call with Armand re matching, EIC requirements 4/25/2014 0.3 Document review, depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 4/27/2014 3.7 Drafting and revising objections and responses to TX RFPs for LULAC 4/30/2014 7.8 Drafting Veasey 2d set of RFPs 5/1/2014 2.9 Call w/ all plaintiffs group 5/1/2014 0.8 No charge Call w/ all plaintiffs including DOJ 5/1/2014 0.6 No charge Document review: TKO, Rodriguez 5/1/2014 1.3 Hearing with Court (telephone) 5/1/2014 0.8 No charge Document review committee call 5/2/2014 0.8 Document review committee call 5/2/2014 0.5 Document review: Election Purposes Only EIC 5/2/2014 0.8 Call w/ plaintiffs groups 5/8/2014 0.7 No charge Call w/ DOJ and other plaintiffs 5/8/2014 0.7 No charge Call w/ DOJ and other plaintiffs 5/8/2014 0.7 No charge Research on TTV motion to expedite appeal 5/8/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/20	Call with all plaintiffs	4/25/2014		1.0 No charge
Document review: Joe Peters depo prep 4/25/2014 0.5 Call with Armand re matching, EIC requirements 4/25/2014 0.3 Document review, depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 4/27/2014 3.7 Drafting and revising objections and responses to TX RFPs for LULAC 4/30/2014 7.8 Drafting Veasey 2d set of RFPs 5/1/2014 2.9 Call w/ all plaintiffs group 5/1/2014 0.6 No charge Call w/ all plaintiffs including DOJ 5/1/2014 0.6 No charge Document review: TKO, Rodriguez 5/1/2014 0.8 No charge Document review: TKO, Rodriguez 5/1/2014 0.8 No charge Document review 5/2/2014 0.8 No charge Document review b/2/2014 0.5 Document review committee call 5/2/2014 0.5 Document review committee call 5/2/2014 0.5 Call w/ plaintiffs groups 5/8/2014 0.5 Call w/ plaintiffs groups 5/8/2014 0.7 No charge Call w/ DOJ and other plaintiffs 5/8/2014 0.7 No charge Research suspended, revoked DLs 5/8/2014 0.8 Research on Common interest privilege issue 5/9/2014 0.8 Research on common interest privilege issue 5/9/2014 0.8 Call w/ Michael Herron 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/8/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research common interest; Editing memo on common interest 5/9/2014 3.0 No charge Prafting LULAC Responses and Objections to 2d RFP 5/10/2014 1.8 Research common interest; Editing memo on common interest 5/11/2014 4.4 Pre-call with all plaintiffs on TX meet and confer on	Call with Michael Herron re: matching	4/25/2014		0.5
Call with Armand re matching, EIC requirements Document review, depo prep for Peters A/27/2014 Document review, depo prep for Peters A/27/2014 Document review, depo prep for Peters A/27/2014 Drafting and revising objections and responses to TX RFPs for LULAC A/30/2014 Drafting Yeasey 2d set of RFPs S/1/2014 Call w/ all plaintiffs group Call w/ all plaintiffs including DOJ S/1/2014 Document review: TKO, Rodriguez Document review: TKO, Rodriguez Document review of S/2/2014 Document review Document review committee call Document review: Election Purposes Only EIC S/2/2014 Document review: Election Purposes Only EIC S/2/2014 Call w/ plaintiffs groups Call w/ plaintiffs groups S/8/2014 Call w/ DOJ and other plaintiffs S/8/2014 Research on TTV motion to expedite appeal Research on common interest privilege issue Document review of S/9/2014 Document review of S/9/2014 Research on TTV motion to expedite appeal Document review of S/9/2014 Document review of S/9/2014 Document review: Election Purposes Only EIC S/8/2014 Document review: Election Purposes Only EIC S/8/2014 Document review: Election Purposes Only EIC S/9/2014 Document review: Election Purposes Only EIC S/9/2014 Document review: Election Purposes Only EIC S/9/2014 Document review: Election Purposes Only EIC Document review: Election Purposes Document Purpo	Call with Michelle Yeary re: document review	4/25/2014		0.3
Document review, depo prep for Peters 4/27/2014 0.8 Document review, depo prep for Peters 4/27/2014 3.7 Drafting and revising objections and responses to TX RFPs for LULAC 4/30/2014 7.8 Drafting Veasey 2d set of RFPs 5/1/2014 2.9 Call w/ all plaintiffs group 5/1/2014 0.8 No charge Call w/ all plaintiffs including DOJ 5/1/2014 0.6 No charge Document review: TKO, Rodriguez 5/1/2014 1.3 Hearing with Court (telephone) 5/1/2014 0.8 No charge Document review committee call 5/2/2014 0.5 Document review: Election Purposes Only EIC 5/2/2014 0.5 Revising RFPs 5/2/2014 0.8 Call w/ plaintiffs groups 5/8/2014 1.0 No charge Call w/ DOJ and other plaintiffs 5/8/2014 1.0 No charge Research suspended, revoked DLs 5/8/2014 1.3 Research on TTV motion to expedite appeal 5/8/2014 0.8 Identifying and locating documents TX clawing back 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research common interest privilege issue 5/9/2014 0.8 Research common interest; Editing memo on common interest 5/10/2014 1.8 Research common interest; Editing memo on common interest 5/11/2014 4.4 Pre-call with all plaintiffs on TX meet and confer on	Document review: Joe Peters depo prep	4/25/2014		0.5
Document review, depo prep for Peters Drafting and revising objections and responses to TX RFPs for LULAC Drafting Veasey 2d set of RFPs Call w/ all plaintiffs group Call w/ all plaintiffs including DOJ Document review: TKO, Rodriguez Document review: TKO, Rodriguez Document review: TKO, Rodriguez Document review TKO, Rodriguez Document review S/2/2014 Document review Document review Committee call Document review committee call Document review: Election Purposes Only EIC Call w/ plaintiffs groups Call w/ plaintiffs groups Call w/ plaintiffs groups Call w/ DOJ and other plaintiffs S/8/2014 Research suspended, revoked DLs Research on TTV motion to expedite appeal Identifying and locating documents TX clawing back Call w/ Michael Herron S/9/2014 Research common interest privilege issue Drafting LULAC Responses and Objections to 2d RFP Research common interest; Editing memo on common interest Filipatine S/11/2014 Research with all plaintiffs on TX meet and confer on	Call with Armand re matching, EIC requirements	4/25/2014		0.3
Drafting and revising objections and responses to TX RFPs for LULAC Drafting Veasey 2d set of RFPs Call w/ all plaintiffs group Call w/ all plaintiffs group S/1/2014 Document review: TKO, Rodriguez Document review: TKO, Rodriguez Document review S/2/2014 Document review Document review S/2/2014 Document review S/2/2014 Document review committee call Document review: Election Purposes Only EIC Call w/ plaintiffs groups S/2/2014 Call w/ plaintiffs groups S/8/2014 Call w/ DOJ and other plaintiffs S/8/2014 Research on TTV motion to expedite appeal Research on Common interest privilege issue Identifying and locating documents TX clawing back Call w/ Michael Herron S/9/2014 Research common interest; Editing memo on common interest Pre-call with all plaintiffs on TX meet and confer on	Document review, depo prep for Peters	4/27/2014		0.8
RFPs for LULAC Drafting Veasey 2d set of RFPs Call w/ all plaintiffs group Call w/ all plaintiffs including DOJ Document review: TKO, Rodriguez Hearing with Court (telephone) Document review committee call Document review committee call Document review: Election Purposes Only EIC Revising RFPs Call w/ plaintiffs groups Call w/ plaintiffs groups Call w/ plaintiffs groups Call w/ DOJ and other plaintiffs Research on TTV motion to expedite appeal Research on TTV motion to expedite appeal Drafting LULAC Responses and Objections to 2d RFP Research common interest; Editing memo on common interest Posture of RFPs S/1/2014 D.8 No charge	Document review, depo prep for Peters	4/27/2014		3.7
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Call w/ all plaintiffs including DOJ 5/1/2014 0.6 No charge Document review: TKO, Rodriguez 5/1/2014 1.3 Hearing with Court (telephone) 5/1/2014 0.8 No charge Document review 5/2/2014 No charge Document review committee call 5/2/2014 0.5 Document review committee call 5/2/2014 2.5 Document review: Election Purposes Only EIC 5/2/2014 2.5 Revising RFPs 5/2/2014 0.8 Call w/ plaintiffs groups 5/8/2014 1.0 No charge Call w/ DOJ and other plaintiffs 5/8/2014 0.7 No charge Research suspended, revoked DLs 5/8/2014 1.3 Research on TTV motion to expedite appeal 5/8/2014 6.0 No charge Research on common interest privilege issue 5/9/2014 0.8 Identifying and locating documents TX clawing back 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research on TTV motion to expedite appeal 5/9/2014 0.8 Research common interest; Editing memo on common interest 5/10/2014 1.8 Research common interest; Editing memo on common interest 5/11/2014 4.4 Pre-call with all plaintiffs on TX meet and confer on		5/1/2014		2.9
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interest 5/11/2014 4.4 Pre-call with all plaintiffs on TX meet and confer on				1.8
·	interest			4.4
	·	5/12/2014		0.9 No charge

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ Veasey team on experts, witnesses, depos,			
discovery	5/12/2014	1.	1 No charge
Meet and confer with TX on discovery issues	5/12/2014	1.	7 No charge
Common interest research	5/12/2014	1.	5
Editing common interest memo	5/12/2014	0.	3
Drafting 3d ROGs, RFPs	5/13/2014	0.	8
Editing common interest memo	5/13/2014	2.	0
Research, drafting TTV motion to expedite, stay	5/13/2014	2.	8 No charge
Call re finding affected persons	5/13/2014	0.	3
Drafting response to TTV motion to expedite	5/13/2014	0.	8 No charge
Edits to response to TTV motion to expedite	5/14/2014	1.	4 No charge
Research on additional cases for opposition TTV			
motion expedite	5/14/2014	0.	9 No charge
Compiling information on affected persons	5/14/2014	4.	0
Opiela document set review	5/14/2014	1.	.4
Hearing with court	5/15/2014	0.	8 No charge
Research EIC costs	5/15/2014	0.	.3
Document review, EICs, equipment	5/15/2014	3.	.0
Drafting RFAs	5/15/2014	3.	.2
Revising, editing TTV motion	5/15/2014	2.	2 No charge
Revising discovery requests, drafting discovery			
requests	5/16/2014	1.	.8
Updating cites, etc. for TTV motion, final edits	5/16/2014	1.	8 No charge
Drafting, revising discovery requests	5/16/2014	2.	.8
Drafting, revising, serving discovery requests	5/16/2014	1.	.6
Call w/ Veasey team re: costs, next steps, trial plans,			
etc.	5/19/2014	2.	3 No charge
Depo prep for Katherine Cesinger	5/19/2014	3.	.9
Call w/ Armand, redrafting notes for depo prep			
Cesinger	5/19/2014	1.	4
Case management issuse related to plaintiffs	5/20/2014	1.	.0
Drafting Veasey list potential witnesses, stories	5/20/2014	1.	.0
Research on production formatting	5/20/2014	0.	.5
Interview Jim Denton	5/20/2014	0.	3
Deposition Katherine Cesinger	5/20/2014	3.	2
Deposition Katherine Cesinger	5/20/2014	0.	2
Edits to ROGs, RFPs	5/20/2014	1.	9
Call w/ D Whitley and Armand re RFPs	5/22/2014	0.	4
Call w/ Armand re: conference with State	5/22/2014	0.	2
Calls re: expert methodologies of other teams	5/22/2014	0.	.4
Call w/ J Denton	5/22/2014	0.	.1
Revising RFAs	5/22/2014	0.	.4
Composing e-mail to D Whitley	5/22/2014	0.	8
Call w/ D Whitley	5/22/2014	0.	.5
Drafting e-mail to D Whitley re timing productions	5/22/2014	0.	.3
Call w/ all private plaintiffs	5/22/2014	1.	0 No charge

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ all plaintiffs including DOJ	5/22/2014		0.9 No charge
Conference w/ state re discovery	5/22/2014		1.3
Revising Interrogatories	5/22/2014		0.7
Call w/ Veasey team re experts	5/22/2014		0.5 No charge
Document review re: equipment, RFAs	5/22/2014		1.2
Call w/ Herron re analyses	5/22/2014		0.4
Editing RFAs	5/22/2014		1.2
Call w/ Armand re: experts	5/22/2014		0.3
Reviewing Rodriguez deposition transcript	5/22/2014		3.5
Drafting, revising discovery requests	5/23/2014		2.8
Responding to D Whitley re production	5/23/2014		0.2
Calls re: issues with depositions, state discovery			
responses	5/23/2014		0.2 No charge
Drafting, revising discovery requests	5/23/2014		1.4
Call w/ M Herron re: racial analysis	5/23/2014		0.7
Call w/ Allan Lichtman	5/23/2014		1.0
Drafting, revising discovery requests	5/23/2014		5.8
Researching open records requests to DSHS, drafting			
open records request to DSHS	5/27/2014		1.0
Call w/ M Herron re: data needs	5/27/2014		0.2
Call to Natasha, E-mail to Lynn Eisenberg re: TEAM			
data	5/27/2014		0.4
Call w/ M Posner re: racial analyses	5/27/2014		0.3
Call w/ Armand re: TX position on TEAM data	5/27/2014		0.1
Call w/ A Baldwin re TX position on TEAM data	5/27/2014		0.2
Desiring desiring a small to according to the second secon	- 5/20/2044		0.5
Revising, drafting e-mail to court re emergency hearing	g 5/28/2014		0.5
Call w/ Armand, Revising e-mail to court, discussing	5 /20 /204 A		4.2
Data issue	5/28/2014		1.3
Hearing w/ Court	5/28/2014		0.5 No charge
Call w/ State, plaintiffs re: TEAM data	5/28/2014		0.7 No charge
Call w/ Veasey team	5/28/2014		0.3 No charge
Drafting memoranda for Court on data issue for	E /20 /201 4		1 1
hearing	5/28/2014		1.1
Reviewing past orders, preparing for court hearing	5/28/2014		1.6
Revising and filing memoranda for Court on data issue	5 /20 /204 A		0.0
for hearing	5/28/2014		0.8
Call w/ private plaintiffs re: hearing	5/28/2014		0.2 No charge
Preparing for Court hearing	5/28/2014		0.5
Hearing with Court on TEAM data	5/28/2014		0.7 No charge
Call w/ Neil re preparing amended disclosures	5/28/2014		0.3
Doc production - verification	5/28/2014		0.1
Revisions of proposed orders; circulating; responding	5 /20 /201 t		0.5
to e-mails	5/28/2014		0.5
Revising 26(f) disclosures	5/28/2014		0.7
Call w/ Anna Baldwin re: proposed orders	5/28/2014		0.1

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ Armand re: proposed orders	5/28/2014		0.2
Composing e-mail to Anna re: proposed changes	5/28/2014		0.3
Calls w/ M. Posner, A. Derfner re: proposed orders	5/29/2014		0.3
Finalizing open records request to DSHS	5/29/2014		0.2
Call w/ M Herron re: outcome court hearing	5/29/2014		0.2
Preparing e-mail to M Herron re: consent protective			
orders, etc.	5/29/2014		0.2
Meeting w/ Ben re: legislative research	5/29/2014		0.4
Call w/ private plaintiffs (weekly status)	5/29/2014		1.0 No charge
Call w/ all plaintiffs (including DOJ) (weekly status)	5/29/2014		0.5 No charge
E-mails re: Herron, retaining assistant	5/29/2014		0.2
Figuring out sending data from DOJ	5/30/2014		1.1
Compiling additional info for state	5/30/2014		0.8
Call w/ Veasey team	5/30/2014		1.5 No charge
Follow-up from call w/ Team	5/30/2014		0.9 No charge
Call w/ D Whitley re plaintiff additional info	5/30/2014		0.2
Call w/ M Herron re databases	5/31/2014		0.4
Reviewing CI statement	6/1/2014		0.7
Call w/ Ezra, Armand re CI statement	6/1/2014		0.8
Call w/ Armand, Herron re: databases, algorithms	6/1/2014		0.7
Reviewing, editing CI statement	6/1/2014		1.2
Compiling legislative docs	6/2/2014		1.8
Compiling legislative docs	6/2/2014		2.3
Call re affected persons	6/2/2014		0.6 No charge
Compiling legislative docs	6/2/2014		0.7
Call w M Herron	6/2/2014		0.4
Dealing with plaintiff issues	6/3/2014		0.5 No charge
Compiling legislative docs	6/3/2014		1.9
Call re Lichtman (Gerry, Armand, Ben)	6/3/2014		0.8
Preparing for Veasey team call (agenda, outstanding			
issues)	6/3/2014		0.9
Call w/ Veasey team	6/3/2014		1.6 No charge
Follow up from call	6/3/2014		0.4 No charge
Compiling legislative docs	6/3/2014		0.8
Call w/ Neil and April	6/4/2014		0.5
Compiling legislative docs	6/4/2014		0.5
Dealing with plaintiff issues	6/4/2014		0.7
Reviewing algorithm declarations, issues for Herron	6/4/2014		0.8
Compiling legislative docs	6/4/2014		0.5
Call w/ Avner Shapiro	6/4/2014		0.2
Compiling legislative docs	6/4/2014		0.8
Discovery matters	6/5/2014		0.5
Drafting ORR for Travis, ORRs to other counties, etc on			
issues	6/5/2014		1.6
Call w/ Ruoff re census analyses	6/5/2014		1.9
Call w/ private plaintiffs	6/5/2014		0.9 No charge

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ all plaintiffs	6/5/2014		0.7 No charge
Working on open records requests to counties,			
research on counties	6/5/2014		3.3
Call w/ April re: witnesses	6/6/2014		0.2
Discovery matters	6/6/2014		0.3 No charge
Follow-up re witnesses	6/6/2014		0.3
Reviewing RFAs	6/6/2014		0.2
Call re: RFAs	6/6/2014		1.0 No charge
Call w/ Lichtman	6/6/2014		0.9
Compiling documents from Section 5 case	6/6/2014		1.7 No charge
Reviewing attorney documents	6/6/2014		0.3 No charge
Court hearing	6/6/2014		1.0
Discovery matters	6/9/2014		0.6
Drafting letter to D Whitley re discovery issues	6/9/2014		1.5
Call w/ Armand re: edits, making edits to letter to D			
Whitley	6/9/2014		0.6
Reviewing transcript from earlier individual plaintiff			
depo	6/9/2014		0.8
Drafting, researching, sending open records requests			
to counties	6/9/2014		1.9
Finalizing and preparing letter for Savini to send to			
Whitley	6/9/2014		0.3
Emails to April re witnesses	6/10/2014		0.2
Open records requests	6/10/2014		0.3
Reviewing expert materials	6/10/2014		0.7
Call w/ Armand	6/10/2014		0.2
Call w/ Veasey team	6/10/2014		1.9 No charge
Meeting with Gerry Hebert	6/10/2014		0.3
Call w/ Michael Herron	6/10/2014		0.3
Open records requests	6/10/2014		0.3
Call w/ Armand	6/10/2014		0.2
Call w/ Armand re: discovery issues	6/10/2014		0.6
Call w/ Armand and Ezra re: discovery issues	6/10/2014		0.4
Call w/ Armand re: discovery issues	6/10/2014		0.2
RFA responses - revising	6/11/2014		0.5
Open records requests	6/11/2014		1.8
Reviewing TX Motion on federal databases	6/11/2014		0.3
Drafting response TX Motion on federal databases	6/11/2014		1.6
Call w/ Michael Herron	6/11/2014		1.4
Drafting response to TX motion on federal databases	6/11/2014		2.3
Open records requests to counties	6/12/2014		2.0
Revising response to TX motion on federal databases	6/12/2014		1.0
Meeting with all plaintiffs	6/12/2014		3.0 No charge
Call w/ Herron	6/12/2014		0.3
Call w/ Armand re databases	6/12/2014		0.3
Call w/ Herron	6/12/2014		0.1

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ Armand re databases	6/12/2014	0.2	
Edits to TX motion on federal databases	6/13/2014		
Call w/ Ezra, Mark, Armand re: federal databases	6/13/2014	0.3	3
Call w/ Armand	6/13/2014	0.2	<u>)</u>
Call w/ April re: witnesses	6/13/2014	0.2	2
Open records requests	6/13/2014	2.3	3
Locating info for Allan	6/16/2014	0.8	3
Call w/ Marc Veasey re depo	6/16/2014	0.8	3
Open records requests to states	6/16/2014	0.3	3
Call w/ Allan Lichtman	6/16/2014	0.2	
Feedback on Cornish	6/16/2014	0.3	
Reviewing documents received from county ORR	6/16/2014	1.3	3
Reviewing filing on federal database	6/16/2014	0.3	
Call w/ Veasey team	6/16/2014		3 No charge
Open records requests to states	6/16/2014	0.9	
Call w/ Armand	6/16/2014	0.3	
Preparing and sending ORRs to states	6/16/2014	1.3	3
Call w/ Herron	6/16/2014	0.5	
Reviewing documents received from county ORR	6/16/2014	0.5	
County depo prep - topics, substantially similar names	6/16/2014	2.3	3
Dropping off docs for Allan in Bethesda	6/17/2014		No charge
Call w/ Michael Herron, Armand	6/17/2014	2.0	
Depo prep with Veasey	6/17/2014	1.3	
Call w/ Armand re next steps on databases, discovery	6/17/2014	0.2	
Call w/ John Ruoff re data needed on voting patterns	6/17/2014	0.1	
ORR to other states, other follow up e-mails	6/17/2014	2.2	
Compiling documents for Allan	6/18/2014	0.3	
Document review of MALC/NAACP ORR	6/18/2014	0.2	
ORR to Tarrant County	6/18/2014	0.3	
Researching provisional voters in Tarrant, Dallas	6/18/2014	3.0	
LULAC Depo prep	6/18/2014	0.7	
Call re Open Records Request	6/18/2014	0.1	
Document review: Birdwell	6/18/2014	1.5	
Hearing with the Court	6/18/2014		No charge
Document review: birdwell	6/18/2014	0.4	
Reviewing transcript from NAACP 30(b)(6)	6/18/2014	0.3	
Call w/ Michael Herron	6/18/2014	0.3	
Reviewing transcript from NAACP 30(b)(6)	6/18/2014	0.3	3
Reviewing memo on past bills related to	6/10/0011	0.0	
citizenship/registration	6/19/2014	0.3	
ORRs to states, talk to Anna Baldwin,	6/19/2014	0.4	
Call w/ Veasey team	6/19/2014		B No charge
ORR Kansas	6/19/2014	0.4	
Birdwell depo prep	6/19/2014	0.3	
Document review: Straus	6/19/2014	0.7	
Call w/ private plaintiffs	6/19/2014	1.0) No charge

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ all plaintiffs (including DOJ)	6/19/2014		0.7 No charge
Call re affected persons	6/19/2014		1.7
Call w/ Neil	6/19/2014		0.1
Call w/ Armand	6/19/2014		0.1
Document production	6/19/2014		0.8
Work on database matching	6/19/2014		0.3
Interrogatories - reviewing responses from Texas, e-			
mails re: responses	6/19/2014		0.4
Veasey deposition	6/20/2014		3.4
Discovery matters (calls with Armand, Anna, Vishal,			
April, witnesses, etc., document production issues,			
reviewing materials, etc.)	6/20/2014		7.0
Working on reviewing expert reports, various calls with	1		
Armand, Anna, Herron, Gabe Sanchez, etc.	6/21/2014		5.8
Working on reviewing expert reports (Cornish,			
Barreto); various calls re expert discovery with			
Armand, call with Gabe Sanchez re survey, call with			
Armand/Ezra/Mark re survey, call with Avner re:			
witnesses	6/22/2014		6.5
Reviewing expert reports (Cornish), revising amended			
disclosures, coordinating witnesses, preparing			
documents for production, setting up call on			
witnesses/plaintiffs for all plaintiff groups, various calls			
with Armand re expert and fact discovery issues,			
various calls with Anna Baldwin, various calls with			
Michael Herron re database issues, call wtih April			
Martin re witnesses	6/23/2014		8.3
Call w/ Gabe	6/23/2014		0.2
Working on expert reports, compiling themes for			
witnesses/plaintiffs	6/23/2014		1.5
Call re database matching	6/24/2014		0.8
Expert report issues, including calls with various			
people (Chad, Armand, Herron, Anna Baldwin, Gabe,			
Matt), fact discovery issues (preparing documents for			
production, drafting responses to RFAs, preparing			
chart of witnesses/plaintiffs by themes, call re			
witnesses/plaintiffs with other groups), other case			
management issues	6/24/2014		8.3
Call re survey	6/25/2014		0.9
Revising responses to RFA responses, drafting proposal			
to state on interrogatories - getting feedback, calls re			
survey and databases, calls with Herron re report,	- 1 1		
reviewing Lichtman report	6/25/2014		13.0
Reviewing expert reports, addressing discovery			
matters (amended disclosures, RFA responses,	6 10 6 10 0 1 -		0.0
additional document productions, expert productions)	6/26/2014		9.0

Emma Simson Description	Date	Hours Billing Judgment
Reviewing expert reports	6/27/2014	14.8
Finalizing plaintiff/witness chart by theme	6/30/2014	1.5
Call w/ private plaintiffs	7/1/2014	0.8 No charge
Call w/ all plaintiffs	7/1/2014	0.7 No charge
Reviewing expert reports	7/1/2014	3.3
Reviewing expert reports	7/2/2014	1.5
Call w/ Veasey team	7/2/2014	1.5 No charge
Call w/ Armand re discovery	7/2/2014	0.5
Case administration matters	7/2/2014	0.8 No charge
Reviewing order on motions to dismiss	7/2/2014	0.8
Call w/ Veasey team on order on motions to dismiss	7/2/2014	0.8 No charge
Research on costs of obtaining ID; various case admin;		
reviewing depo transcripts of other plaintiffs	7/7/2014	3.4
Discovery matters	7/7/2014	1.7
Patrick depo prep; discovery matters	7/8/2014	2.8
Call w/ private plaintiffs	7/8/2014	0.8 No charge
Call w/ all plaintiffs	7/8/2014	0.7 No charge
Patrick depo prep	7/8/2014	1.5
Reviewing expert reports	7/8/2014	2.2
Reviewing expert reports	7/9/2014	0.8
Reviewing expert reports	7/9/2014	0.5
Call w/ Veasey team	7/9/2014	1.2 No charge
Findings of fact/conclusions of law	7/10/2014	0.7
Patrick depo prep	7/10/2014	1.3
Research on legislative debates	7/10/2014	0.3
Research on legislative debates	7/10/2014	1.5
Calling affected persons	7/10/2014	0.5
Research on legislative debates	7/10/2014	2.9
Reviewing expert reports; drafting findings of fact for		
Herron report	7/11/2014	6.9
Research on poll tax issue	7/14/2014	0.8
Draft of motion to compel on interrogatories	7/14/2014	3.3
Research on poll tax issue	7/14/2014	0.3
Draft on motion to compel on interrogatories	7/14/2014	0.3
Discovery matters re defs resp to interrogatories	7/14/2014	0.5
Draft of motion to compel on interrogatories, research		
on poll tax	7/14/2014	2.3
Call w/ DOJ, private plaintiffs re Texas motion on		
expert reports	7/15/2014	0.3 No charge
Call w/ all parties on Texas motion on expert reports		
deadline	7/15/2014	0.2 No charge
Call w/ all parties on Texas motion on expert reports		
deadline	7/16/2014	No charge
Call w/ Veasey team	7/18/2014	No charge
Editing motion to compel interrogatory responses	7/18/2014	1.8
Findings of Fact for Lichtman	7/18/2014	2.1

Emma Simson Description	Date	Hours	Billing Judgment
Findings of Fact for Lichtman	7/20/2014		1.8
Findings of Fact for Lichtman	7/21/2014		2.9
Reviewing Harris County deposition transcripts,			
creating outline	7/21/2014		6.4
Reviewing documents produced by TX for Veasey RFPs	7/22/2014		0.8
Document review, depo prep for county depositions	7/22/2014		2.7
Reviewing Dallas County amicus motion	7/22/2014		0.3 No charge
Editing response on TX motion to compel			
interrogatories	7/22/2014		0.6
Depo prep: Fraser	7/22/2014		2.5
Discovery matters	7/22/2014		0.3 No charge
Depo prep: county depositions	7/22/2014		2.3
Call w/ Armand re: DPS issues	7/22/2014		0.7
Call w/ Veasey team re: DPS issues	7/22/2014		0.8 No charge
Reviewing Veasey filing on DPS 2.8 million record issue	• •		0.2
Reviewing Rodriguez deposition	7/23/2014		2.5
Findings of Fact for Buck Wood	7/23/2014		1.1
Call w/ Veasey team	7/23/2014		0.5 No charge
Call w/ D Whitley re interrogatories	7/23/2014		0.1
Call w/ Armand re interrogatories, call w/ Whitley	7/23/2014		0.3
Call w/ Michael Herron re new database issues	7/23/2014		0.4
Hearing with court	7/24/2014 7/24/2014		1.3 No charge 7.5
County depositions, post-depo meeting with Chad Carrier Depositions	7/24/2014 7/25/2014		5.8
Call w/ Veasey team	7/23/2014		0.8 No charge
Call w/ Armand, Scott re Williams depo	7/28/2014		0.5 No charge
Discovery matters	7/28/2014		0.5 No charge
Depo prep: Senator Williams	7/28/2014		4.0
Case administration matters	7/28/2014		1.6 No charge
Findings of fact for experts	7/28/2014		0.3
Call w/ Armand, Michael Herron	7/29/2014		0.8
Research on poll tax issue	7/29/2014		5.3
Call w/ Anna re data production	7/29/2014		0.2
Call w/ Herron	7/29/2014		0.3
Call w/ Armand re data production issues	7/29/2014		0.4
Call w/ Chad re data production issues, hearing	7/29/2014		0.3
Research poll tax	7/29/2014		0.4
Call w/ Armand, Anna re data production issues	7/29/2014		0.3
Call w/ Herron	7/29/2014		0.2
Depo prep, Deposition DPS (by telephone)	7/30/2014		3.3
Hearing with Court	7/30/2014		0.3 No charge
Reviewing expert reports	7/31/2014		0.8
Call w/ Veasey team	7/31/2014		1.3 No charge
Case management issues	7/31/2014		0.3 No charge
Reviewing expert reports	7/31/2014		0.9
Call w/ Armand re claims	7/31/2014		0.5

Emma Simson Description	Date	Hours	Billing Judgment
Research on Section 2 claims	7/31/2014		0.3
Call w/ Armand re claims	7/31/2014		0.4
Call w/ Armand re claims	7/31/2014		0.2
Legal research on Crawford claim	8/1/2014		0.3
Call w/ Marinda re affected persons	8/1/2014		0.3
Legal research on Crawford claim	8/1/2014		2.3
Call w/ Avner Shapiro re affected persons	8/1/2014		0.2
Legal research on Crawford claim	8/1/2014		1.6
Call w/ Armand re trial prep	8/1/2014		0.3
Case administration matters, legal research (Crawford	c 8/1/2014		3.3 No charge
Reviewing state expert reports	8/2/2014		2.2
Reviewing state expert reports	8/3/2014		2.5
Reviewing findings of fact 14th amendment claims;			
discussing with Armand	8/3/2014		2.2
Reviewing findings of fact Crawford claims	8/3/2014		0.9
Call w/ Armand re claims	8/3/2014		1.0
Call w/ Neil re witnesses	8/4/2014		0.3
Case administration matters	8/4/2014		0.3 No charge
Legal research related to FOF/COL	8/4/2014		4.3
Reviewing Brickner depo transcript	8/4/2014		0.8
Legal research related to FOF/COL	8/4/2014		1.3
Call w/ Veasey team	8/4/2014		1.1 No charge
Research witnesses/plaintiffs	8/4/2014		0.6
Meeting with Avner, Amy Rudd re affected persons	8/4/2014		3.2
Research/drafting FOF/COL	8/5/2014		0.5
Meeting with Armand re claims, facts, etc.	8/5/2014		2.8
Meeting with all plaintiffs	8/5/2014		4.5 No charge
Meet and confer with TX on discovery issues	8/5/2014		0.9 No charge
Discussions re eligibility claims	8/6/2014		0.4
Discovery matters	8/6/2014		0.3 No charge
Reviewing, editing Cornish FOF	8/6/2014		0.7
Research re expert fees	8/6/2014		0.6
Document review re education	8/6/2014		0.8
Reviewing editing Cornish FOF	8/6/2014		0.8
Meet and confer with TX on discovery issues	8/6/2014		0.5
Call w/ Veasey team	8/6/2014		0.4 No charge
Status hearing with court	8/6/2014		0.9 No charge
Call w/ Veasey team	8/6/2014		0.7 No charge
Case administration matters	8/6/2014		0.3 No charge
Reviewing FOF/COL Section 5 case	8/6/2014		0.7
Call w/ Herron	8/6/2014		0.4
Case administration matters	8/6/2014		0.6 No charge
Legal research re Crawford claims	8/7/2014 8/7/2014		2.5 0.5
Call w/ Herron re new database issues	8/7/2014		0.5
Drafting COL, legal research on claims, case	0/7/2014		2.0
administration matters (e.g. database issues)	8/7/2014		3.9

Emma Simson Description	Date	Hours	Billing Judgment
Call w/ Herron re new database issues	8/7/2014		0.3
Drafting COL	8/7/2014		1.3
Drafting COL on Crawford, different eligibility			
requirements, discovery matters, meet and confer			
with state, etc.	8/8/2014		8.1
Legal research, drafting COLs	8/9/2014		4.7
Legal research, drafting COLs	8/10/2014		1.5
Call w/ Armand re COLs	8/10/2014		0.8
Legal research, drafting COLs	8/10/2014		0.5
Call w/ Herron	8/10/2014		0.3
Legal research, drafting COLs	8/10/2014		1.1
Call w/ Herron	8/10/2014		0.2
Legal research, drafting COLs	8/10/2014		2.9
Call w/ Herron	8/10/2014		0.3
Legal research, drafting COLs	8/10/2014		0.8
Legal research, drafting COLs	8/10/2014		1.3
Document review, drafting proposed order re Herron,			
research on other states' voter ID laws, legal research			
and drafting COL poll tax claim	8/11/2014		8.3
Legal research, drafting COLs	8/12/2014		0.4
Reviewing amended report for Herron	8/12/2014		1.3
Call w/ Neil	8/12/2014		0.4
Legal research, drafting COLs	8/12/2014		1.2
Call w/ Armand	8/12/2014		0.3
Legal research, drafting COLs (Substantial name)	8/12/2014		0.4
Call w/ Michael Herron re updated report	8/12/2014		0.7
Case administration matters	8/12/2014		0.2 No charge
Legal research, drafting COLs (Substantial name); case			
administration matters	8/12/2014		4.4
Deposition designations, drafting FOFs, COL, status cor	18/14/2014		7.4
Deposition designations; drafting FOFs, document review	e 8/14/2014		2.9
Deposition designations; drafting, revising FOFs, resear			4.5
Call w/ Veasey team	8/15/2014		0.6 No charge
Deposition designations; drafting, revising FOFs, resear			9.6
Deposition designations; drafting, revising FOFs, resear			11.2
Drafting, revising FOFs, call with all plaintiffs re FOFs	8/17/2014		7.0
Revising FOFs, addressing expert analyses, document r			1.5
Call re affected persons	8/18/2014		2.0
Revising FOFs, addressing expert analyses, document r			8.2
Revising FOFs, preparing deposition designations, prep			7.3
Finalizing FOFs and deposition designations	8/19/2014		1.2
Finalizing FOFs and deposition designations	8/19/2014		3.5
Meeting with Michael Herron	8/19/2014		1.3
Preparing exhibits, exhibit list, finalizing deposition des			5.9
Case administration matters	8/19/2014		0.3 No charge

Emma Simson Description Case administration matters; reviewing defendants'	Date	Hours	Billing Judgment
proposed findings of fact and conclusions of law;			
objections to designations/exhibits; drafting			
stipulations	8/25/2014	8.6	
Trial prep	9/1/2014	8.0	
Trial/trial prep	9/2/2014	16.0	
Trial/trial prep	9/3/2014	14.0	
Trial/trial prep	9/4/2014	12.7	
Trial/trial prep	9/5/2014	10.8	
Trial prep	9/6/2014	1.1	
Trial prep	9/7/2014	11.5	
Trial/trial prep	9/8/2014	9.2	
Trial/trial prep	9/9/2014	11.8	
Trial/trial prep	9/10/2014	12.8	
Trial	9/11/2014	5.3	
	Total Hours	1165.7	
	Total Unbilled	H 142.9	
	Total Billed Ho	u 1022.8	
	Rate	\$307/hour	
	Total Invoice	\$313,990.4	

EXHIBIT 2

Campaign Legal Center Out-of-Pocket Expenses

Expert Witness Costs for Michael C. Herron Travel for Litigation Team (including experts) Printing and Production (including open records request	\$14,852.67 \$22,545.08
costs, printing, transcripts, briefs, etc.)	\$6,987.09
Postage	\$115.00
Reimbursement from co-counsel	-\$4,039.07
Total	\$40,460.77
Additional Outstanding Expert Expenses Dr. Lichtman	\$28,800.00
Dr. Sanchez	\$10,000.00
Dr. Barretto	\$10,000.00
Mr. Korbel	\$21,742.50
Total	\$70,542.50
TOTAL CLC COST REQUEST	\$111,003.27

Campaign Legal Center Statement of Activities For the Period Ending December 31, 2016

Reporting Book: As of Date: Initiative:

	Year Ending	Year Ending	Year Ending	Year Ending	
					TOTAL
_	12/31/2016	12/31/2015	12/31/2014	12/31/2013	COSTS
	Actual	Actual	Actual	Actual	
Expenses					
Expert Witnesses	0.00	0.00	14,852.67	0.00	14,852.67
Printing / Deposition /					
Transcript		-104.59	7,091.68	0.00	6,987.09
Postage	0.00	0.00	115.00	0.00	115.00
Travel	1,010.75	1,178.03	20,356.30	0.00	22,545.08
Total Expenses	1,010.75	1,073.44	42,415.65	0.00	44,499.84
Reimbursement from Brazil &	Dunn				-3,741.41
Reimbursement for brief costs	•				-297.66
Total Net Expenses					40,460.77

EXHIBIT 3



Courtyard by Marriott Houston Brookhollow

2504 North Loop West Houston, TX 77092 T 713.688.7711

G. Hebert			Room: 155 Room Type: GENR Number of Guests: 1 Rate: \$177.65	Clerk:
Arrive: 27Apr14	Time: 10:22PM	Depart: 30Apr14	Time:	Folio Number: 68661
Date	Description		Charges	Credits
27Apr14 27Apr14 27Apr14 28Apr14 28Apr14 28Apr14 29Apr14 29Apr14 29Apr14 30Apr14	Amount: 630.40	Charge CAC CAC CAC CAC CAC CAC CAC C	177.65 10.66 19.54 6.85 177.65 10.66 19.54 177.65 10.66 19.54	630.40
			ance: 0,00	

Rewards Account # XXXXX3882. Your Rewards points/miles earned on your eligible earnings will be credited to your account. Check your Rewards Account Statement or your online Statement for updated activity.

Thank you for staying with us! We appreciate your business and patience with the ongoing highway construction. Your feedback is a vital part of our continued improvement, so please share your thoughts and experiences with me, Chris Pomilla/General Manager, at chris.pomilla@marriott.com.

Get all your hotel bills by email by updating your Rewards Preferences. Or, ask the Front Desk to email your bill for this stay. See "Internet Privacy Statement" on Marriott.com.

Emmas Hatel Bill Hauston, Texas



Courtyard by Marriott Houston Brookhollow

2504 North Loop West Houston, TX 77092 T 713.688.7711

G. Hebert			Room: 157 Room Type: GENR Number of Guests:	
Arrive: 27Apr14	Time: 10:23PM	Depart: 30Apr14	Rate: \$177.65	Clerk: Folio Number: 68662
27Apr14 27Apr14 27Apr14 28Apr14 28Apr14 28Apr14 28Apr14 28Apr14 29Apr14 29Apr14 29Apr14 29Apr14 29Apr14 29Apr14	Amount: 671.17 A	narge narge	n File	GERRYS WILL FOUNTAM 671.17
		Bala	nce: 0.00	

Rewards Account # XXXXX3882. Your Rewards points/miles earned on your eligible earnings will be credited to your account. Check your Rewards Account Statement or your online Statement for updated activity.

Thank you for staying with us! We appreciate your business and patience with the ongoing highway construction. Your feedback is a vital part of our continued improvement, so please share your thoughts and experiences with me, Chris Pomilla/ General Manager, at chris.pomilla@marriott.com.

Get all your hotel bills by email by updating your Rewards Preferences. Or, ask the Front Desk to email your bill for this stay. See "Internet Privacy Statement" on Marriott.com.

Gerry Hebert

From:

Gogo <gogo@e.gogoair.com>

Sent:

Wednesday, June 04, 2014 4:29 PM

To: Subject: hebert@voterlaw.com Here's Your Gogo Receipt - Check Out Your Purchase Details! - Order #

87133817TPPR1AW

Purchase Details - Order #87133817TPPR1AW To ensure you receive emails from Gogo, add gogo@e.gogoair.com to your email address book.

Mobile device | Web browser

My Account | Contact Us



What a classy purchase

Thanks for your purchase! You can view your purchase history at any time by visiting My Account.

Receipt Info

Order #: 87133817TPPR1AW Date: 6/4/2014 3:27 PM CDT

Product

Quantity

Price

Buy 60 Min, Get 30 Free!

\$12.00

Payment Info

Payment Type: MASTER

Payment Info: 0217

Total: \$12.00

How to get online, in air.







Gerry Hebert

From:

Gogo <gogo@e.gogoair.com>

Sent:

Wednesday, June 04, 2014 6:08 PM

To:

hebert@voterlaw.com

Subject:

Here's Your Gogo Receipt - Check Out Your Purchase Details! - Order #

87143733TPPR1AW

Purchase Details - Order #87143733TPPR1AW
To ensure you receive emails from Gogo, add <u>gogo@e.gogoair.com</u> to your email address book

Mobile device | Web browser

My Account | Contact Us



What a classy purchase

Thanks for your purchase! You can view your purchase history at any time by visiting My Account.

Receipt Info

Order #: 87143733TPPR1AW Date: 6/4/2014 5:06 PM CDT

Product

Quantity

Price

Buy 60 Min, Get 30 Free!

1

\$12.00

Payment Info

Payment Type: MASTER Payment Info: 0217

Total: \$12.00

How to get online, in air.











Your fare (Non-refundable)	Senior
BWI to DFW (SXA0NA2P)	\$171.16
DFW to BWI (VXA0NA2P)	
Taxes and fees	\$227.91
Subtotal	\$72.43
Number of passengers	\$471.50
Total by passenger type	x 1
Total fare (All passengers)	\$471.50
Estimated Dividend Miles earned per member: 2,689 miles	You paid \$471.50
─ * Charged to J Gerald Hebert *********0217 (MasterCard)	

Helpful links

Trav	el too	ls ar	ıd ti	ps
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Airport information

US Airways Club

Airport security

Seated in an exit row?

About Gogo Wi-Fi

Trip information

Check in online

31 1995 - 1999

Change your seats

Baggage policies

seats Join Dividend Miles

TSA regulations

Buy Gogo Wi-Fi

Bags

Pay for your checked bags when you check in online or at the airport! Read more about bags.

Carry ons*

Carry-on bag

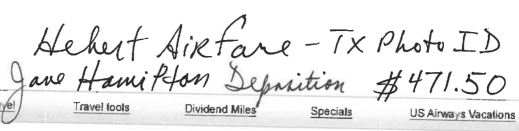
Personal item

Manage your reservation

All flights







You're confirmed

Date issued: Tuesday, June 03, 2014



Next stop: the airport. See terminal information and find your way.

Confirmation code:

EHJWKF = **US Airways**

Need a car?

Get your wheels in Dallas/Fort Worth, TX (DFW Airport) Reserve your car now and earn Dividend Miles with Alamo and National.









Reserve now

Need a hotel?

Get a room in Dallas/Fort Worth, TX (DFW Airport) You're sure to get the best rates here.



Passenger summary

Passenger name

Frequent flyer # (Airline)

Ticket number

Special needs

Joseph Hebert

03723603472971

Day of departure phone:

(03) 628-4673

Email for receipt: ghebert@campaignlegalcenter.org

Trip details

Download to Outlook

√ Check in online

DEPART

6/4/2014

Hotel Confirmation | Adolphus Hotel | Dallas Wed, Jun 4, 2014

Voter ID case

Reply

Reply All

Forward

Hotel Confirmation | Adolphus Hotel | Dallas Wed, Jun 4, 2014

Orbitz [travelercare@orbitz.com]

Sent:

Tuesday, June 03, 2014 9:37 PM

To:

Gerry Hebert



Orbitz record locator PBORB4808473324

Hotel Confirmation | Adolphus Hotel | Dallas Wed, Jun 4, 2014

This email serves as a receipt for your booking. View your itinerary online at any time for the most up-to-date

Traveler information

Name and contact information

Hotel reservations under:

Joseph Hebert

Hotel Information

Orbitz record locator PBORB4808473324

To make changes to your trip, go to Trip details

Hotel

Adolphus Hotel hotel details | map

Hotel confirmation number: BDLX56

1321 Commerce Street, Dallas, TX 75202 US Phone: 1-214-742-8200 | Fax: 1-214-651-3561

Date and time:

Check-in: Wed, Jun 4, 2014 | Check-out: Thu, Jun 5, 2014

Hotel check-in/check-out: 1500 1300

Reservation

Room(s): 1 | Guest(s) 1 | Night(s): 1

Joseph Hebert must check in to this room.

Guest(s) 1 | Night(s): 1

Room description: Deluxe Room - 2 double beds or 1 king bed

Special requests: Non-smoking

*Special requests are sent to the hotel but cannot be guaranteed.Orbitz recommends that you contact the hotel directly to ensure your request can be accommodated.

Hotel policies:

Cost and Billing Su

This booking is subject to Privacy Policy and our Te Conditions

Trip cost

Hotel (1 night)

1 guest \$143.20 avg/night Hotel charges Taxes and fees

Total due at booking

This reservation was ma Jun 3, 2014 8:36 PM CDT

Billing informatio

Card holder's name: J Gerald Hebert

Card type: MasterCard

Card number: ************0217

Billing Address: 215 E Street NE

Washington, DC 20092

US

Hotel policies and add billing information

Cancellation:

- If you cancel or . your reservation 12:01 AM on 6/4 hotel will charge
- # you cancel or -

https://webmail.campaignlegalcenter.org/owe/?ae=Item&t=iPM.Note&id=RgAAAADwfXyuOZMSSrMRf0xP7KogBwCKW32v6fOVSYIK9cGb410VAAAAAGzDA...

priceline.com

Priceline Trip Number: 273-974-403-50

Oral Argument 5th Cir. Vegsey v. Abbott

Hotel Monteleone ★★★★

Check-in

Mon, Apr 27, 2015 - After 04:00 PM

Check-out:

Wed, Apr 29, 2015 - 12:00 PM

Address:

214 Royal Street, New Orleans , LA

Phone number:

504-523-3341

Number of rooms:

2 rooms

Reservation name:

Room 1:Joshua J Bone

Room 2:Joseph G Hebert

Hotel confirmation number:

Room 1:255-825072

Room 2:255-825072

Amenities:

Se Outdoor Pool

🛎 Spa Gym

Restaurant

& Handicap Accessible Business Center

Room type:

Room Assigned On Check-In

All rooms are booked for double occupancy

Important Information

Bedding policy

All rooms will accommodate 2 people. Bed type requests (King, Queen, 2 Doubles, etc.) or other special requests such as a non-smoking or smoking room should be requested through your confirmed hotel, can not be

guaranteed and are based on availability.

Cancellation policy

Remember, your Priceline hotel reservation is non-refundable, non-

transferable and non-changeable.

Check-in

When you check-in, please present the confirmation number(s) printed above (one for each room) and your photo ID at the Front Desk. In addition, the hotel will require a major credit card to guarantee incidental charges (phone calls, room service, parking, resort fees, energy charges, etc.) that you may incur while staying at the hotel. Should you have a special request, please contact your hotel directly at the number listed

above to coordinate your arrangements.

Guarantee policy

Reservation is guaranteed for arrival on the confirmed check-in date only. If you do not check-in on the first day of your reservation and you do not alert the hotel in advance, the remaining portion of your reservation will be

canceled and you will not be entitled to a refund.

Summary of Charges Total charged: \$893.08 Purchase date: Mar 31, 2015 Payment method: Mastercard (0217) Billing name: J Gerald Hebert Deal type: Express Deal Room price: \$186.00 /night Number of rooms: 2 rooms Number of nights: 2 nights Room subtotal: \$744.00 Taxes & fees: \$149.08 Total charged \$893.08 today:

Total charged:

Savings:

\$893.08

Paid in full You saved 37%*

Prices are in USD

Charges will be from "Priceline.com".

Need Help?

📞 Give us a call

Toll free (US & Canada): 1-800-657-9168

From anywhere else: +1 212 444 0022

You will need this information

Priceline trip number: 273-974-403-50

Phone number used: (202) 736-2200

Kazi Jones

From:

Emma Simson <emma.simson@gmail.com>

Sent:

Friday, August 08, 2014 12:43 PM

To:

Kazi Jones

Subject:

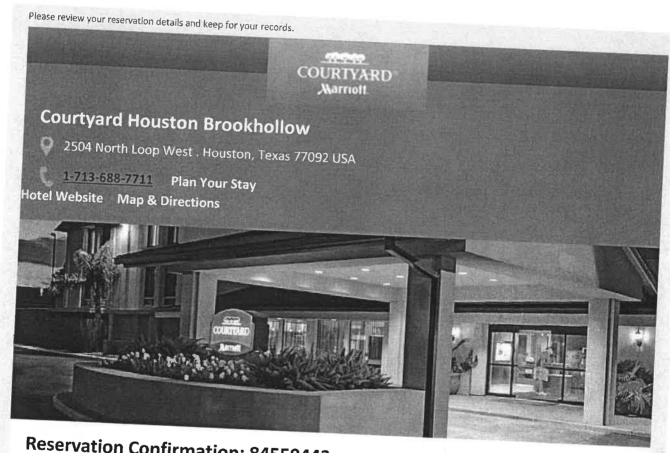
Fwd: Reservation Confirmation #84559443 for Courtyard Houston Brookhollow

----- Forwarded message -----

From: Courtyard By Marriott Reservations < reservations@courtyard-res.com > Date: Tue, Jul 15, 2014 at 3:36 PM

Subject: Reservation Confirmation #84559443 for Courtyard Houston Brookhollow

To: EMMA.SIMSON@gmail.com



Reservation Confirmation: 84559443

For MS Emma Simson

CHECK-IN DATE

Wednesday, July 23, 2014

CHECK-IN TIME

03:00 PM

CHECK-OUT DATE

Thursday, July 24, 2014

CHECK-OUT TIME

12:00 PM

Modify your reservation

Cancel your reservation

Dear MS Emma Simson,

We are pleased to confirm your reservation at the Courtyard Houston Brookhollow. Below is a summary of your booking and room information. We look forward to welcoming you and providing an environment

Warm regards,

Courtyard Houston Brookhollow

Plan Your Stay

Plan Your Stay Plan Your Stay





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Room Details

Room Details Room Details

ROOM TYPE

Guest room, 1 King 📮

NUMBER OF ROOMS

GUESTS PER ROOM 1

GUARANTEED METHOD

Credit card deposit Master Card

Summary of Charges

Summary of Charges Summary of Charges

1

RATES ARE PER ROOM, PER NIGHT (USD)

Wednesday, July 23, 2014-Thursday, July 24, 2014

1 night

169.00 USD

Advance Purchase rate, prepay in full, non-refundable if cancelled more than 1 day after booking, no changes

ESTIMATED GOVERNMENT TAXES & FEES

28.73 USD

Total for stay (for all rooms)

197.73 USD

Parking Information

Complimentary on-site parking

Modify or cancel your reservation

Book Another Reservation

Rate and Cancellation Details

Rate and Cancellation Details Rate and Cancellation Details

- Please note that a change in the length or dates of your reservation may result in a rate change.
- To ensure that you receive this special rate, we will charge your credit card a prepayment of 197.73 USD.
- Please note that only credit card prepayments are accepted.
- Changes to your reservation are not permitted. Please note that you may cancel your reservation for no charge until
- Please note that your prepayment for this special rate is non-refundable.
- Your current rate may be available if your modified reservation still includes: A reservation made 5 day(s) before your

RATE GUARANTEE LIMITATION(S)

- Changes in taxes or fees implemented after booking will affect the total room price.
- Please note that a change in the length or dates of your reservation may result in a rate change.

ADDITIONAL INFORMATION

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Courtyard by Marriott **Houston Brookhollow**

Emma

2504 North Loop West Ind night Sta
Houston, TX 77092
T713.688.7711 in Houston for der
in Veasey v. Perry (vote

E. Simson				n Veasey v. Perry
			Room: 217	
			Room Type: GE	INR
			Number of Gues	sts: 1
			Rate: \$149.00	Clerk:
Arrive: 23Jul14	Time: 02:32PM	Depart: 25Jul14	TO PROPERTY.	
Date	Description	Oopart. 2530(14	Time:	Folio Number: 74128
5Jul14	Advance Deposit		Charges	Credits
23Jul14 23Jul14 23Jul14 4Jul14 4Jul14 4Jul14 5Jul14	Room Charge Room Tax City Tax Room Charge Room Tax City Tax		169.00 10.14 18.59 149.00 8.94	197.73
		XXXXXXX3003/XXXX Auth: 143600 Signature on ronically swiped on 23Jul14	16.39 File	174.33
		Balan	ce: 0.00	

As a Rewards Member, you could have earned points toward your free dream vacation today. Start earning points and elite status, plus enjoy exclusive member offers. Enroll today at the front desk.

Thank you for staying with us! We appreciate your business and patience with the ongoing highway construction. Your feedback is a vital part of our continued improvement, so please share your thoughts and experiences with me, Chris Pomilla/

Want your final hotel bill by email? Just ask the Front Desk! See "Internet Privacy Statement" on Marriott.com.

Itinerary

Carrier	Flight #	Departing	Arriving	
			Airiving	Fare Code
American	175	WASHINGTON REAGAN MON 25AUG 6:05 AM	DALLAS FT WORTH	N
Joseph Hebe	ert Seat 26B		8:20 AM	N
	or ocal 20b	Economy	FF#: 7918RR2	Food For Purchas
American	1629	DALLAS FT WORTH MON 25AUG	SAN ANTONIO	
Joseph Hebe	rt Coat oom	9:00 AM	10:05 AM	Ν
- TODG	Seat 30F	Economy	FF#: 7918RR2	
American	108	HOUSTON GEO BUSH SAT 20SEP 12:15 PM	DALLAS FT WORTH	N
oseph Hebert	Seat Sec		1:30 PM	N
, , , , , , ,	- Ocal 20F	Economy	FF#: 7918RR2	
merican	376	DALLAS FT WORTH SAT 20SEP 3:40 PM	WASHINGTON REAGAN	
seph Hebert	Spot 225		7:30 PM	Ν
1 10001	Ocal 23E	Economy	FF#: 7918RR2	Food For Purchase

Receipt

Passenger	Ticket #	Fare- USD	Taxes and Carrier- Imposed Fees	Ticket Total
Joseph Hebert - Additional Fare Collection 81.00	0012392393277-78	361.86	70.84	432.70

Additional Services	Date		
licket Change	the same of the sa	Currency	Amount
ਇਸExchange, Master Card XXXXXX	18 AUG 14	USD	200.00
widster Card XXXXXXX	XXXX5634		

Hubert personal card: Tx Photo Dease

Itinerary

Carrier	Flight #	Departing	Arriving	
*			Arriving	Fare Code
American	2237	WASHINGTON REAGAN THU 14NOV 5:45 PM	DALLAS FT WORTH	0
Joseph Hebert	Seat 27F	Economy	8:05 PM FF#: 7918RR2	Food For
Victoria Hebert	Seat 27E	Economy	11#. /910KKZ	Purchase Food For
		Annual designation of the second seco		Purchase
American	2395	DALLAS FT WORTH THU 14NOV 8:50 PM	CORPUS CHRISTI	0
Joseph Hebert	Seat 25A	Economy	10:00 PM	O
Victoria Hebert	Seat 25B	Economy	FF#: 7918RR2	
American Airlines	2970	CORPUS CHRISTI SUN 17NOV 12:15 PM	DALLAS FT WORTH 1:35 PM	Q
oseph Hebert		BY AMERICAN EAGLE AIRLIN	NES	
ictoria Hebert	Seat 14A	Economy	FF#: 7918RR2	Food For
	Seat 14B	Economy		Purchase Food For
merican	376	DALLAS FT WORTH SUN 17NOV 2:30 PM	WASHINGTON REAGAN 6:15 PM	Purchase Q
seph Hebert		Economy		Food For
ctoria Hebert	-	Economy	FF#: 7918RR2	Food For Purchase Food For Purchase

Receipt

Passenger	Ticket #	Fare-USD	Taxes and Carrier- Imposed Fees	Ticket Total	
Joseph Hebert Victoria Hebert	0012383705187 0012383705188	339.53 339.53	69.07 69.07	408.60	
Master Card XX)	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			\$ 817.20	- 408 - 408
	person	nal IV A	Okato TD	3	= 4(

TX Photo ID

Kazi Jones

From:

Emma Simson <emma.simson@gmail.com>

Sent:

Friday, August 08, 2014 12:42 PM

To:

Kazi Jones

Subject:

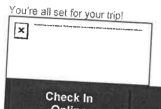
Fwd: Flight reservation (M5JQ62) | 23JUL14 | BWI-HOU | Simson/Emma Page Riley

----- Forwarded message -----

From: Southwest Airlines < Southwest Airlines @luv.southwest.com >

Date: Tue, Jul 15, 2014 at 3:28 PM

Subject: Flight reservation (M5JQ62) | 23JUL14 | BWI-HOU | Simson/Emma Page Riley



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Check In Online	Check Flight Status	Change Flight	Special Offers	Hotel Offers	Car	e
Ready for takes	££I			311613	Offers	

Ready for takeoff!



Thanks for choosing Southwest® for your trip! You'll find everything you need to know about your reservation below. Happy travels!



AIR Itinerary

AIR Confirmation: M5JQ62

Confirmation Date: 07/15/2014



Rapid Rewards # Ticket #

Expiration

Est. Points Earned

SIMSON/EMMA PAG **E RILEY**

Join or Add #

5262431269348

Jul 15, 2015 3042

Rapid Rewards points earned are only estimates. Not a member - visit http://www.southwest.com/rapidrewards and

Date

Flight

Departure/Arrival

Wed Jul 23

4329

Depart BALTIMORE/WASHINGTON, MD (BWI) on Southwest Airlines at 11:15 AM

Arrive in HOUSTON (HOBBY), TX (HOU) at 1:25 PM

Travel Time 3 hrs 10 mins

Wanna Get Away

Fri Jul 25 300

Depart HOUSTON (HOBBY), TX (HOU) on Southwest Airlines

Arrive in BALTIMORE/WASHINGTON, MD (BWI) at 12:25 AM,





Travel Time 3 hrs 0 mins Wanna Get Away

What you need to know to travel:

- Don't forget to check in for your flight(s) 24 hours before your trip on device. This will secure your boarding position on your flights.
- Southwest Airlines does not have assigned seats, so you can choose your seat when you board
 the plane. You will be assigned a boarding position based on your checkin time. The earlier you
 check in, within 24 hours of your flight, the earlier you get to board.

Remember to be in the gate area on time and ready to board:

- 30 minutes prior to scheduled departure time: We may begin boarding as early as 30 minutes prior to your flight's scheduled departure time. We encourage all passengers to plan to arrive in the
- 10 minutes prior to scheduled departure time: All passengers must obtain their boarding passes
 and be in the gate area available for boarding at least 10 minutes prior to your flight's scheduled
 departure time. If not, Southwest may cancel your reserved space and you will not be eligible for
 denied boarding compensation.
- If you do not plan to travel on your flight: In accordance with Southwest's No Show Policy, you must notify Southwest at least 10 minutes prior to your flight's scheduled departure if you do not forfeited

Air Cost: 565.50

Carryon Items: 1 Bag + small personal item are free. See full details. Checked Items: First and second bags fly free. Weight and size limits apply.

Fare Rule(s): 5262431269348: NONREF/NONTRANSFERABLE/STANDBY REQ UPGRADE TO Y.

Valid only on Southwest Airlines. All travel involving funds from this Confirmation Number must be completed by the expiration date. Unused travel funds may only be applied toward the purchase of future travel for the individual named on the ticket. Any changes to this itinerary may result in a fare increase. Failure to cancel reservations for a Wanna Get Away fare segment at least 10 minutes prior to travel will result in the forfeiture of all remaining unused funds.

BWI WN HOU274.42BLN7PNR WN BWI232.56HLNCPNR 506.98 END ZPBWIHOU XFBWI4.5HOU3 AY5.00\$BWI2.50 HOU2.50





Get EarlyBird
Check-In® Details

Cost and Payment Summary

AIR - M5JQ62 Base Fare \$ 506.98 Payment Information Excise Taxes \$ 38.02 Payment Type: Mastercard XXXXXXXXXXXXXX0217 Segment Fee \$ 8.00 Passenger Facility Charge Date: Jul 15, 2014 \$ 7.50 Payment Amount: \$565,50 September 11th Security Fee \$ 5.00 **Total Air Cost** \$ 565.50

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Contact Us

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All travel involving funds from this Confirmation Number must be completed by the expiration date.

² Security Fee is the government-imposed September 11th Security Fee.

Gerry Hebert

From:

Gerry Hebert

Sent:

Thursday, August 07, 2014 12:34 PM

To:

Gerry Hebert

Subject:

FW: Reservation Cancellation-DLIVBT

From: Gerry Hebert

Sent: Monday, July 28, 2014 10:21 AM To: vhebert1955@gmail.com; Gerry Hebert Subject: FW: Reservation Cancellation-DLIVBT

We have a credit with American Airlines and we'll use this to travel for the trial in Corpus Christi. Just sending it FYI

From: AmericanAirlines@aa.com [aa@aaflightinfo.com]

Sent: Wednesday, November 13, 2013 3:39 PM

To: Gerry Hebert

Subject: Reservation Cancellation-DLIVBT

American Airlines



My Account

Deals



Cancellation of your reservation

J Hebert,

Thank you for using AA.com!

Your reservation has been canceled as requested on November 13, 2013 02:38 PM CST (Central Standard Time). Your canceled reservation details are below.

For refund eligibility, please visit our Refunds site for more information.

Record Locator:

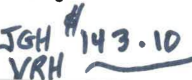
DLIVBT

Need to book a flight reservation, search for flight schedules, check prices on a one-way or round-trip flight and

Things to know

Passenger

Ticket #



Case 2:13-cv-00193 Document 1175-4 Filed on 07/15/19 in TXSD Page 90 of 183

Joseph Hebert	0012383705187	Washington (DCA)	
Victoria Hebert		THU NOV 14	Corpus Christi (CRP) Thu Nov 14
	0012383705188	Washington (DCA) Thu Nov 14	Corpus Christi (CRP) Thu Nov 14

This e-mail address is non-returnable and does not accommodate replies. If you have a customer service issue, please contact American.

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Gerry Hebert

From:

American Airlines@aa.com <notify@aa.globalnotifications.com>

Sent: To:

Monday, August 18, 2014 6:33 PM HEBERT@VOTERLAW.COM

Subject:

E-Ticket Confirmation-RARJIW 25AUG

American Airlines

Reservations

Redeem Miles

My Account

Deals



eTicket Itinerary & Receipt Confirmation

Ticket Issued: Aug 18, 2014

J Gerald Hebert,

Thank you for choosing American Airlines / American Eagle, a member of the oneworld® Alliance. Below are your itinerary and receipt for the ticket(s) purchased. Please print and retain this document for use throughout your trip.

You may check in and obtain your boarding pass for U.S. domestic electronic tickets within 24 hours of your flight time online at AA.com by using www.aa.com/checkin or at a Self-Service Check-In machine at the airport. Check-in options may be found at www.aa.com/options. For information regarding American Airlines checked baggage policies, please visit www.aa.com/baggageinfo.

For faster check-in at the airport, scan the barcode below at any AA Self-Service machine.

You must present a government-issued photo ID and either your boarding pass or a priority verification card at the security screening checkpoint.

You can now Manage Your Reservation on aa.com, where you can check in and purchase additional items to customize your journey. A variety of seating options are also available for purchase to enhance your travel with features such as convenient front of cabin location, extra legroom and early boarding.

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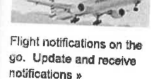
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Itinerary

Carrier	Flight #	Departing	Arriving	Fare Code
1	175	WASHINGTON REAGAN MON 25AUG	DALLAS FT WORTH	N
American		6:05 AM	8:20 AM	N
Joseph Heber	t Seat 26B	Economy	FF#: 7918RR2	Food For Purchase
10%				
a .	1629	DALLAS FT WORTH MON 25AUG	SAN ANTONIO	N
American		9:00 AM	10:05 AM	IN
Joseph Hebert	Seat 30F	Economy	FF#: 7918RR2	
-	108	HOUSTON GEO BUSH SAT 20SEP	DALLAS FT WORTH	N
American		12:15 PM	1:30 PM	
Joseph Hebert	Seat 26F	Economy	FF#: 7918RR2	
_				
1	376	DALLAS FT WORTH SAT 20SEP	WASHINGTON REAGAN	N.
American		3:40 PM	7:30 PM	N
Joseph Hebert	Seat 23E	Economy	FF#: 7918RR2	Food For Purchase

Receipt

Passenger	Ticket #	Fare- USD	Taxes and Carrier- Imposed Fees	Ticket Total
Joseph Hebert	0012392393277-78	361.86	70.84	432.70
M Joseph Hebert - Additional Fare	Collection			

81.00

Additional Services	Date	Currency	Amount
Ticket Change	18 AUG 14	USD	200.00
PsExchange, Master Card XXXXXX	XXXXX5634		200.00
	\$55.1X.3		

Additional Services are subject to credit card approval at time of ticketing. Additional Services may appear on multiple accompanied documents

You have purchased a NON-REFUNDABLE fare. The itinerary must be canceled before the ticketed departure time of the first unused coupon or

the ticket has no value. If the fare allows changes, a fee may be assessed for changes and restrictions may apply.

Electronic tickets are NOT TRANSFERABLE. Tickets with nonrestrictive fares are valid for one year from original date of issue. If you have questions regarding our refund policy, please visit www.aa.com/refunds.

To change your reservation, please call 1-800-433-7300 and refer to your record locator.

Check-in times will vary by departure location. In order to determine the time you need to check-in at the airport, please visit www.aa.com/airportexpectations.

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NRID: 5811585019331817325199300



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Confirmation e-mail sent to ghebert@campaignlegalcenter.org | Printer Friendly | Save as PDF

United Confirmation Number BRYRHW

Manage your Reservations

Purchase Summary

Additional Taxes/Fees 1 Adult (18-64)

Total

Payment Information

Card Type: Name of Cardholder:

MileagePlus Members:

J Gerald Hebert

MasterCard

Upon completion of this itinerary, you will earn up to 201 MileagePlus award miles.*

\$333.10

\$319.00 \$14.10



Flight Details

United Confirmation Number BRYRHW

Depart: Wed., Aug. 27, 2014 | Corpus Christi, TX (CRP) to Houston, TX (IAH - Intercontinental)

Corpus Christi, TX (CRP) Wed., Aug. 27, 2014 5:02 p.m.

Houston, TX (IAH -6:01 p.m. Intercontinental) Wed., Aug. 27, 2014

Time:59 mn

201 miles

Distance:

Flight: UA4496

Aircraft: Embraer RJ145 UNITED EXPRESS. Operated by EXPRESSJET AIRLINES DBA

Meal: None Fare Class: United Economy (M)

No Special Meal Offered.

Traveler(s)

Joseph Gerald Hebert

Special Meals Request: Date of Birth:

Gender:

Male

ghebert@campaignlegalcenter.org (703) 628-4673 - United States Not applicable for this itinerary

(202) 736-2200 - United States

Seat Assignments:

Business/Other Phone:

Home Phone: E-mail Address:

CRP - IAH: 23D

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Flight

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Arrive

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AAdvantage

Your reservation has been changed. Your new itinerary is listed below.

The special service(s) request associated with the original reservation has been applied to this changed reservation. This is not your receipt. You will be receiving itinerary confirmation along with your receipt soon.

Washington to San Antonio

Monday August 25, 2014 - Saturday September 20, 2014

AA Record Locator RARJIW

Your record locator is your reservation confirmation number and will be needed to retrieve or reference your reservation.

Reservation Name

\$432.70 USD

Your Trip Price:

DCA/DFW

Status: Reissued Aug 18, 2014

August 25, 2014 08:20 AM Dallas/ Fort Worth (DFW)

Plane Type: 738 Booking Code: N

Cabin Class : Economy

Travel Time: 3 h 15 m

August 25, 2014 06:05 AM

Washington (DCA)

Seat: 26B

August 25, 2014 10:05 AM San Antonio (SAT)

American Airlines 1629

Plane Type : S80 Booking Code : N

Cabin Class: Economy Travel Time: 1 h 5 m

August 25, 2014 09:00 AM Dallas/ Fort Worth (DFW)

Fare Amount

1 × \$361.86 USD

\$361.86 USD

Taxes & Carrier-Imposed

Fees

Taxes

\$70.84 USD

Carrier-Imposed Fees \$0.00 USD

Flight Subtotal

\$432.70 USD

American Airlines

Flight

Depart

Houston (IAH)

September 20, 2014 12:15 PM

Arrive

September 20, 2014 01:30 PM Dallas/ Fort Worth (DFW)

American Airlines 376

•))

Cabin Class : Economy

Travel Time: 1 h 15 m

Dallas/ Fort Worth (DFW)

Seat: 23E Cabin Class : Economy Travel Time: 2 h 50 m

Plane Type: S80

Booking Code : N

September 20, 2014 03:40 PM

Booking Code: N September 20, 2014 07:30 PM Washington (DCA)

Plane Type: 738

American Airlines Checked Baggage Domestic **American Airlines** Carry-On Baggage Baggage Charges (per person) Baggage Information 2nd Bag 1st Bag 2nd Carry-On No Charge 1st Carry-On \$35 \$25 Cost (USD) No Charge Cost (USD) 45 din / 114 dcm 62 din / 158 dcm 62 din / 158 dcm Size* 36 din / 91 dcm Size Under 50 lbs/ 23 kgs Under 50 lbs/ 23 kgs Weight Maximum dimensions not to exceed:
22" long x 14" wide x 9" tall (56 x 35 x 23 cm) Includes: purse, briefcase, laptop bag or similar item that must fit under the seat in front of you. Additional Info Other Baggage and Optional Charges 包

Passenger Summary

*Dimensional Size is calculated as follows: (Length + Width + Height)

Save time at the airport! Add your travel information below to check-in online.

Trip Contact Information

JOSEPH HEBERT

No Further information required to travel

1 Area Code and Number	1 Area Code and Number	one your cell
Summary	Required	
	Required	Optional
All information required for online check-in has been provided.	Secure Flight Information	Frequent Flyer Number
Online check-in will be available 24 hours prior to your departure.		
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Reminder!		
If you purchased trip insurance for this reservation from Allianz Global Assistance or any other insurance provider, please contact them directly to review your current policy and determined or any other insurance provider, please	servation from Allianz Global Assistance	or any other insurance provider please

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DMNI HOTELS & RESORTS

corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401

Phone: 361-887-1600 • Fax: 361-887-6715 Reservations: 800-843-6664

DUNN, CHAD

Room Number: 1528

Daily Rate: 189.00

Room Type: KNB

No. of Guests: 2 / 0

838 Nicholson Houston, TX 77007 US

3:

ARRIVAL	DEPARTU	RE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
08/26/14	08/27/14	XXXXXXXXXXXX7567	BAR4	BAR4	14501781198
DATE	ROOM NO.	DESCRIPTION	REFERENCE	SEISBUR RITTER	AMOUNT
08/26/14	1528	VALET PARKING \$18	VALET PARKING \$18		\$18.00
08/26/14	1528	ROOM CHARGE	#1528 DUNN, CHAD		\$189.00
08/26/14	1528	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$17.01
08/26/14	1528	STATE OCC TAX - 6%	STATE OCC TAX - 6%	5.2	\$11.34
08/27/14	1528	AMERICAN EXPRESS	AMERICAN EXPRESS		(\$235.35)
08/27/14	1528	ROOM SERVICE BAYFRONT	1528/6124/08:42/ROOM SER	VICE BAYERONT	\$22.17
08/27/14	1528	AMERICAN EXPRESS	AX1011 CREDIT	WIEL DATE NORTH	\$235.35
08/27/14	1528	VISA	VISA		(\$257.52)

TOTAL DUE:

111, 141

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\$0.00

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

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900 North Shoreline Blvd. Corpus Christi, TX 78401

Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

DUNN, CHAD COASTAL BEND LAW FIRMS 838 Nicholson Houston, TX 77007 US

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Room Number: 1443 Daily Rate: 115.00 Room Type: DDNB

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ARRIVAL DEPARTURE CREDIT CARD					of Guests: 1 / 0	
09/21/14	09/22/14		RATE PLAN	CATEGORY	ACCOUNT	
DATE	ROOM NO	XXXXXXXXXXXX1011 D. DESCRIPTION	CBEND	ESP	14501786983	
09/21/14 09/21/14	1443	ROOM CHARGE	REFERENCE #1443 DUNN, CHAD	SOF	AMOUNT	
09/21/14	1443 1443 1443	CITY OCC TAX - 9% STATE OCC TAX - 6% AMERICAN EXPRESS	CITY OCC TAX - 9% STATE OCC TAX - 6%		\$115.00 \$10.35	
			AMERICAN EXPRESS	50)	\$6.90 (\$132.25)	

TOTAL DUE: \$0.00

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

US

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900 North Shoreline Blvd. Corpus Christi, TX 78401 Phone: 361-887-1600 • Fax: 361-887-6715 Reservations: 800-843-6664

DUNN, SHEA

1 6 Q_{i}

Room Number: 1442

Daily Rate: 115.00 Room Type: DDNB

No. of Guests: 1/0

No. Strain (\$1.1)

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COASTAL BEND LAW FIRMS

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ARRIVAL DEPARTURE CREDIT CARD RATE PLAN CATEGORY ACCOUNT 09/21/14 09/22/14 XXXXXXXXXXXXX₀₂₁₇ **CBEND ESP** 14501787516 DATE ROOM NO. DESCRIPTION REFERENCE 09/21/14 1442 **AMOUNT** WIFI INTERNET ACCESS 1442/1/18:22/WIFI INTERNET ACCESS 09/21/14 1442 TOPSIDER LOUNGE \$9.95 1442/4507/19:03/TOPSIDER LOUNGE 09/21/14 1442 **ROOM CHARGE** \$57.42 #1442 DUNN, SHEA 09/21/14 1442 CITY OCC TAX - 9% \$115.00 CITY OCC TAX - 9% 09/21/14 1442 111511 STATE OCC TAX - 6% \$10.35 STATE OCC TAX - 6% 09/22/14 1442 MASTERCARD \$6.90 MASTERCARD 09/22/14 1442 GLASS PAVILION RESTAURANT (\$199.62)1442/8129/08:27/GLASS PAVILION RESTAURAN 09/22/14 1442 GLASS PAVILION RESTAURANT \$26.19 1442/8166/13:55/GLASS PAVILION RESTAURAN 09/22/14 1442 MASTERCARD \$188.87 MC 0217 (\$215.06)

TOTAL DUE:

\$0.00

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL

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Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

BONE, JOSH COASTAL BEND LAW FIRMS

Room Number: 1430

Daily Rate: 115.00

Room Type: DDNB

US

No. of Guests: 1/0

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as single

ARRIVAL	DEPARTU	RE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
09/21/14	09/22/14	XXXXXXXXXXXXX0217	CBEND	ESP	14501787517
DATE	ROOM NO.	DESCRIPTION	REFERENCE		AMOUNT
09/21/14	1430	ROOM CHARGE	#1430 BONE, JOSH	THE RESERVE OF THE PARTY OF THE	\$115.00
09/21/14	1430	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
09/21/14	1430	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
09/22/14	1430	MASTERCARD	MASTERCARD		(\$132.25)

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TOTAL DUE:

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\$0.00

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

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900 North Shoreline Blvd. Corpus Christi, TX 78401

Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

DURFNER, ARMAND COASTAL BEND LAW FIRMS 191 Somervelle St Ste 405 Alexandria, VA 22304 US

Room Number: 1039 Daily Rate: 115.00 Room Type: DDNB

ADDRES TO THE STATE OF THE STAT			No. of Gue	sts: 1 / 0	
ARRIVAL		E CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
9/21/2014	9/22/2014	XXXXXXXXXXXXX0217	CBEND	ESP	
DATE	ROOM NO.	DESCRIPTION	REFERENCE		14501786981
9/21/2014	1039	ROOM CHARGE			AMOUNT
9/21/2014		CITY OCC TAX - 9%	#1039 DURFNER, ARMAND		\$115.00
9/21/2014		STATE OCC TAX - 6%	CITY OCC TAX - 9%		\$10.35
9/22/2014		MASTERCARD	STATE OCC TAX - 6% MASTERCARD		\$6.90
					(\$132.25)

TOTAL DUE: \$0.00

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HEBERT, VICTORIA COASTAL BEND LAW FIRMS 191 Somervelle St Ste 405 Alexandria, VA 22304 US

Room Number: 1454
Daily Rate: 115.00
Room Type: DDNB
No. of Guests: 1/0

				No. of Gue	sts: 1 / U
ARRIVAL	DEPART	JRE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
09/21/14	09/22/14	XXXXXXXXXXXXX0217	CBEND	ESP	14501786979
DATE	ROOM NO	DESCRIPTION	REFERENCE		
CUASTA! 191 Somer	1454 1454 1454 1454 1454 1454 VICTORIA PEND LAW Volle Stiffs VA 22304	REPUBLIC OF TEXAS ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% MASTERCARD GLASS PAVILION RESTAURANT MASTERCARD	1454/1770/22:46/REPUBLIC O #1454 HEBERT, VICTORIA CITY OCC TAX - 9% STATE OCC TAX - 6% MASTERCARD 1454/8139/08:28/GLASS PAVI MC0217	āZ.	in the
HWWAL	ospánaj mel	e _t to			.,
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TOTAL DUE:

\$0.00

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

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Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

DERFNER, ARMAND **BRAZIL AND DUNN**

Room Number: 839

Daily Rate: 115.00

Room Type: DDNB No. of Guests: 1/0

US

ARRIVAL	DEPARTU	RE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
8/31/2014	9/14/2014	XXXXXXXXXXXX1007	CBEND	ESP	14501761282
DATE	ROOM NO	. DESCRIPTION	REFERENCE		AMOUNT
8/11/2014	839	CHECK PAYMENT	CK#3675		(\$2,380.50)
8/31/2014	839	ROOM SERVICE BAYFRONT	839/6399/00:56/ROOM SERV	ICE BAYFRONT	\$93.56
8/31/2014	839	ROOM CHARGE	#839 DERFNER, ARMAND		\$115.00
8/31/2014	839	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
8/31/2014	839	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
9/1/2014	839	ROOM CHARGE	#839 DERFNER, ARMAND		\$115.00
9/1/2014	839	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
9/1/2014	839	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
9/2/2014	839	ROOM SERVICE BAYFRONT	839/6470/13:35/ROOM SERVI	CE BAYFRONT	\$80.60
9/2/2014	839	ROOM CHARGE	#839 DERFNER, ARMAND		\$115.00
9/2/2014	839	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
9/2/2014	839	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
9/3/2014	839	ROOM CHARGE	#839 DERFNER, ARMAND		\$115.00
9/3/2014	839	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
9/3/2014	839	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
9/4/2014	839	ROOM SERVICE BAYFRONT	839/6597/20:45/ROOM SERVI	CE BAYFRONT	\$40.13
9/4/2014	839	ROOM CHARGE	#839 DERFNER, ARMAND		\$115.00
9/4/2014	839	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
9/4/2014	839	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
9/5/2014	839	GLASS PAVILION RESTAURANT	839/6771/13:17/GLASS PAVILI	ON RESTAURANT	\$51.84
9/5/2014	839	ROOM CHARGE	#839 DERFNER, ARMAND		\$115.00
9/5/2014	839	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
9/5/2014	839	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
9/6/2014	839	ROOM CHARGE	#839 DERFNER, ARMAND		\$115.00
9/6/2014	839	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
9/6/2014	839	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
9/7/2014	839	GLASS PAVILION RESTAURANT	839/6897/12:18/GLASS PAVILI	ON RESTAURANT	\$42.81
7/7/2014	839	ROOM CHARGE	#839 DERFNER, ARMAND		\$115.00*
7/7/2014	839	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
/7/2014	839	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
/8/2014	839	ROOM SERVICE BAYFRONT	839/6800/21:38/ROOM SERVIO	CE BAYERONT	\$22.46

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TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

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OMNI HOTELS & RESORTS corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401 Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

DERFNER, ARMAND

US

Room Number: 839

Daily Rate: 115.00 Room Type: DDNB

BRAZIL AND DUNN

ARRIVAL	DEPARTU	RE CREDIT CARD	Se their	No. of Guests: 1 / 0		
8/31/2014		XXXXXXXXXXXXX1007	RATE PLAN	CATEGORY	ACCOUNT	
DATE	ROOM NO	. DESCRIPTION	CBEND	ESP	14501761282	
/9/2014 /9/2014 /9/2014 /10/2014 {10/2014	339 339	ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 9% STATE OCC TAX - 6%	#839 DERFNER, ARMAND CITY OCC TAX - 9% STATE OCC TAX - 6% #839 DERFNER, ARMAND CITY OCC TAX - 9% STATE OCC TAX - 6% #839 DERFNER, ARMAND CITY OCC TAX - 9% STATE OCC TAX - 9% STATE OCC TAX - 6%		\$115.00 \$10.35 \$6.90 \$115.00 \$10.35 \$6.90 \$115.00 \$10.35 \$6.90	

CREDIT DUE:

(\$594.35)

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL

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corpus christi | texas

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BARON, NEIL **BRAZIL AND DUNN** 914 Fm 517 Rd W Dickinson, TX 77539 US

Room Number: 1825 Daily Rate: 115.00 Room Type: KNB No. of Guests: 1/0

ARRIVA	AL DEPARTURE CREDIT CARD RATE PLAN CATEGORY			313. 170	
9/1/2014		The second section is a second section of the second section of the second section is a second section of the section of the second section of the sec	RATE PLAN	CATEGORY	ACCOUNT
			CBEND	ESP	14501743169
DATE	ROOM NO	D. DESCRIPTION	REFERENCE		15. Th Rivernia 16. 43-
8/11/2014	1825	CHECK PAYMENT	CK#3675		AMOUN
9/1/2014	1825	ROOM CHARGE	#1825 BARON, NEIL		(\$2,380.50
9/1/2014	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.0
9/1/2014	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.3
9/2/2014	1825	ROOM CHARGE	#1825 BARON, NEIL		\$6.9
9/2/2014	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
9/2/2014	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
9/3/2014	1825	MORSELS, BAYFRONT TOWER	1825/8779/14:40/MORSELS, B	AVEDONT TOLLIES	\$6.90
9/3/2014	1825	ROOM CHARGE	#1825 BARON, NEIL	ATTRONT TOWER	\$3.52
9/3/2014	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
9/3/2014	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
/4/2014	1825	ROOM CHARGE	#1825 BARON, NEIL		\$6.90
/4/2014	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
/4/2014	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
/5/2014	1825	ROOM CHARGE	#1825 BARON, NEIL		\$6.90
5/2014	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
5/2014	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
6/2014	1825	ROOM CHARGE	#1825 BARON, NEIL		\$6.90
6/2014	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
6/2014	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
7/2014	1825	ROOM CHARGE	#1825 BARON, NEIL		\$6.90
	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
	1825	ROOM CHARGE	#1825 BARON, NEIL		\$6.90
	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
	1825	ROOM CHARGE	#1825 BARON, NEIL		\$6.90
	1825	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
		STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
		ROOM CHARGE	#1825 BARON, NEIL		\$6.90
0/2014 1	1825 (CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
			5 000 I/W - 9/0		\$10.35

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TERMS: DUE AND PAYABLE UPON PRESENTATION. LAGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

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BARON, NEIL **BRAZIL AND DUNN** 914 Fm 517 Rd W Dickinson, TX 77539 US

Room Number: 1825

Daily Rate: 115.00 Room Type: KNB

No. of Guests: 1/0

ARRIVAL	DEPARTUE	RE CREDIT CARD			
		L ORLDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
9/1/2014	9/11/2014	XXXXXXXXXXXX2007	CBEND	ESP	14501743169
DATE	ROOM NO.	DESCRIPTION	REFERENCE		
9/10/2014	1825	STATE OCC TAX - 6%	STATE OCC TAX - 6%		AMOUNT
			OTATE OCC TAX - 6%		\$6.90

CREDIT DUE:

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TERMS: DUE AND PAYABLE UPON PRESENTATION. LAGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

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Reservations: 800-843-6664

BRAZIL, SCOTT **BRAZIL AND DUNN** 4201 CYPRESS CREEK PARKWAY #530 Houston, TX 77068 US

Room Number: 1728 Daily Rate: 115.00 Room Type: KNB No. of Guests: 1/0

ARRIVA	DEPARTI	IDE ODERIE OLDE		No. of Gue	sts: 1/0
9/1/2014		JRE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
			CBEND	ESP	14501761280
DATE	ROOM NO	D. DESCRIPTION	REFERENCE		
8/11/2014	1728	CHECK PAYMENT	CK#3675		AMOUNT
9/1/2014	1728	ROOM CHARGE	#1728 BRAZIL, SCOTT		(\$2,380.50)
9/1/2014	1728	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
9/1/2014	1728	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
9/2/2014	1728	ROOM CHARGE	#1728 BRAZIL, SCOTT		\$6.90
9/2/2014	1728	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
9/2/2014	1728	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
9/3/2014	1728	MORSELS, BAYFRONT TOWER	1728/8703/06:47/MORSELS, BA	VEDONE TO	\$6.90 <i>f</i>
9/3/2014	1728	GLASS PAVILION RESTAURANT	1728/6583/12:32/CLASS DAVID	ON BEST TOWER	\$11.04
9/3/2014	1728	TOPSIDER LOUNGE	1728/6583/12:32/GLASS PAVILIO 1728/3296/18:09/TOPSIDER LO		\$20.78
9/3/2014	1728	ROOM CHARGE	#1728 BRAZIL, SCOTT	UNGE	\$6.41
)/3/2014	1728	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
/3/2014	1728	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
/4/2014	1728	MORSELS, BAYFRONT TOWER			\$6.90
/4/2014	1728	GLASS PAVILION RESTAURANT	1728/8833/06:43/MORSELS, BAY	YFRONT TOWER	\$13.04
/4/2014	1728	MORSELS, BAYFRONT TOWER	1728/6702/19:39/GLASS PAVILIO	ON RESTAURAN	\$30.90
/4/2014	1728	ROOM CHARGE	1728/8935/19:40/MORSELS, BAY	FRONT TOWER	\$10.71
4/2014	1728	CITY OCC TAX - 9%	#1728 BRAZIL, SCOTT CITY OCC TAX - 9%		\$115.00
4/2014	1728	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
5/2014	1728	ROOM CHARGE			\$6.90
5/2014	1728	CITY OCC TAX - 9%	#1728 BRAZIL, SCOTT		\$115.00 \
5/2014		STATE OCC TAX - 6%	CITY OCC TAX - 9%		\$10.35
6/2014		ROOM CHARGE	STATE OCC TAX - 6%		\$6.90 /
6/2014		CITY OCC TAX - 9%	#1728 BRAZIL, SCOTT		\$115.00
6/2014		STATE OCC TAX - 6%	CITY OCC TAX - 9%		\$10.35
7/2014		MORSELS, BAYFRONT TOWER	STATE OCC TAX - 6%		\$6.90
7/2014		ROOM CHARGE	1728/9293/20:49/MORSELS, BAY	FRONT TOWER	\$8.00
7/2014		CITY OCC TAX - 9%	#1728 BRAZIL, SCOTT		\$115.00 \
//2014		STATE OCC TAX - 6%	CITY OCC TAX - 9%		\$10.35
/2014		MORSELS, BAYFRONT TOWER	STATE OCC TAX - 6%		\$6.90
/2014		ROOM CHARGE	1728/9299/06:45/MORSELS, BAYF	RONT TOWER	\$5.50
			#1728 BRAZIL, SCOTT		\$115.00

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TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

Page 2 of 2

OMNI HOTELS & RESORTS corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401

Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

BRAZIL, SCOTT **BRAZIL AND DUNN** 4201 CYPRESS CREEK PARKWAY #530 Houston, TX 77068 US

Room Number: 1728

Daily Rate: 115.00 Room Type: KNB

No. of Guests: 1/0

ARRIVAL	DEPARTUR	RE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
9/1/2014	9/11/2014	XXXXXXXXXXXX1003	CBEND	ESP	14501761280
DATE	ROOM NO.	DESCRIPTION	REFERENCE		AMOUNT
9/8/2014 9/8/2014 9/9/2014 9/9/2014 9/9/2014 9/9/2014 9/10/2014 9/10/2014 9/10/2014 9/10/2014	1728 1728 1728	CITY OCC TAX - 9% STATE OCC TAX - 6% MORSELS, BAYFRONT TOWER ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% MORSELS, BAYFRONT TOWER ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% CREDIT BAL REFUND	CITY OCC TAX - 9% STATE OCC TAX - 6% 1728/9394/06:45/MORSELS, #1728 BRAZIL, SCOTT CITY OCC TAX - 9% STATE OCC TAX - 6% 1728/9507/07:13/MORSELS, I #1728 BRAZIL, SCOTT CITY OCC TAX - 9% STATE OCC TAX - 6% CREDIT BAL REFUND		\$10.35 \$6.90 \$6.00 \$115.00 \$10.35 \$6.90 \$7.50 \$115.00 \$10.35 \$6.90 \$938.12

TOTAL DUE:

\$0.00

Page 1 of 1

OMNI HOTELS & RESORTS corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401 Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

HEBERT, VICTORIA **BRAZIL AND DUNN** 191 Somervelle St Ste 405 Alexandria, VA 22304 US

Room Number: 754 **Daily Rate: 115.00** Room Type: DDNB

No. of Guests: 1 / 0

ARRIVAL	DEPARTU	IRE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
9/2/2014	9/4/2014	XXXXXXXXXXXXX0704	CBEND	ESP	14501783715
DATE	ROOM NO	D. DESCRIPTION	REFERENCE		AMOUNT
9/2/2014	754	WIFI INTERNET ACCESS	754/1/18:17/WIFI INTERNET	ACCESS	\$14.95
9/2/2014	754	MASTERCARD	MC0704 R/T INC		(\$364.50)
9/2/2014	754	TOPSIDER LOUNGE	754/3244/21:31/TOPSIDER LO	DUNGE	\$87.26
9/2/2014	754	ROOM SERVICE BAYFRONT	754/6490/22:22/ROOM SERV	ICE BAYFRONT	\$30,58
9/2/2014	754	VALET PARKING \$18	VALET PARKING \$18		\$18.00
9/2/2014	754	ROOM CHARGE	#754 HEBERT, VICTORIA		\$115.00°
9/2/2014	754	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
9/2/2014	754	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
9/3/2014	754	MASTERCARD	MASTERCARD		(\$68.79)
9/3/2014	754	MORSELS, BAYFRONT TOWER	754/8733/07:40/MORSELS, BA	AYFRONT TOWER	\$21.26
9/3/2014	754	BOTTLED WATER	BOTTLED WATER		\$4.00
9/3/2014	754	VALET PARKING \$18	VALET PARKING \$18		\$18.00
9/3/2014	754	ROOM CHARGE	#754 HEBERT, VICTORIA		\$115.00
	754	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.35
	754	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$6.90
	754	MASTERCARD	MASTERCARD		(\$25,26)
	754	MORSELS, BAYFRONT TOWER	754/8854/07:38/MORSELS, BA	YFRONT TOWER	\$20.01
	754	MASTERCARD	MASTERCARD		(\$20:01)
	754	BOTTLED WATER	BOTTLED WATER		\$4.00
	754	MASTERCARD	MC0704		-(\$4.00)
	754	IRONING STARCH	IRONING STARCH		_\$2.99
	754	MASTERCARD	MC0704		(\$2:99) -
	754	MASTERCARD	MC0704 CREDIT		\$364.50
9/6/2014	754	MASTERCARD	MC0217		(\$364.50)

CREDIT DUE: (\$0.00)

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

Page 1 of 2

OMNI HOTELS & RESORTS corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401 Phone: 361-887-1600 • Fax: 361-887-6715 Reservations: 800-843-6664

DUNN, CHAD **BRAZIL AND DUNN** 838 NICHOLSON Houston, TX 77007 US

Room Number: 1748 Daily Rate: 115.00 Room Type: DDNB

ARRIVA	L DEDART	LIDE			No. of Gue	sts: 2 / 0
			CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
9/1/2014	9/11/2014	1	XXXXXXXXXXXXX0217	CBEND	ESP	14501740053
DATE	ROOM N	O. DE	SCRIPTION	REFERENCE	R. D. C. S. W. S.	
8/11/2014	1748	СН	ECK PAYMENT	CK#3675		AMOUNT
9/1/2014	1748		OM CHARGE	#1748 DUNN, CHAD		(\$2,380.50)
9/1/2014	1748		Y OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
9/1/2014	1748		TE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
9/2/2014	1748		OM CHARGE	#1748 DUNN, CHAD		\$6.90
9/2/2014	1748	CIT	Y OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
9/2/2014	1748		TE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
9/3/2014	1748		M CHARGE	#1748 DUNN, CHAD		\$6.90 `
9/3/2014	1748	CITY	OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
9/3/2014	1748		TE OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
9/4/2014	1748		M CHARGE	#1748 DUNN, CHAD		\$6.90 ′
/4/2014	1748	CITY	OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
/4/2014	1748		E OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
/5/2014	1748		M CHARGE	#1748 DUNN, CHAD		\$6.90 ^{:/}
/5/2014	1748	CITY	OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
/5/2014	1748		E OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
6/2014	1748	ROOM	M CHARGE	#1748 DUNN, CHAD		\$6.90
6/2014	1748		OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
6/2014	1748		E OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
7/2014	1748		S PAVILION RESTAURANT			\$6.90
7/2014	1748		SERVICE BAYFRONT	1748/6907/11:49/GLASS PAVILION	RESTAURAN	\$19.74
7/2014	1748		1 CHARGE	1748/6738/17:55/ROOM SERVICE #1748 DUNN, CHAD	BAYFRONT	\$23.74
	1748	CITY (DCC TAX - 9%	CITY OCC TAX - 9%		\$115.00 ₁
	1748	STATE	OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
	1748	ROOM	CHARGE	#1748 DUNN, CHAD		\$6.90/
	1748	CITY	OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00
	1748	STATE	OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
	1748	ROOM	CHARGE	#1748 DUNN, CHAD		\$6.90 /
			CC TAX - 9%	CITY OCC TAX - 9%		\$115.00
			OCC TAX - 6%	STATE OCC TAX - 6%		\$10.35
0/2014 1			CHARGE	#1748 DUNN, CHAD		\$6.90
				to bottin, of IAD		\$115.00

CONTINUED ON NEXT PAGE

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL Page 2 of 2

OMNI HOTELS & RESORTS corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401 Phone: 361-887-1600 • Fax: 361-887-6715 Reservations: 800-843-6664

DUNN, CHAD **BRAZIL AND DUNN** 838 NICHOLSON Houston, TX 77007 US

Room Number: 1748 **Daily Rate: 115.00** Room Type: DDNB No. of Guests: 2 / 0

ARRIVAL	DEPARTU	RE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT	
9/1/2014	9/11/2014	XXXXXXXXXXXXX0217	CBEND	ESP	14501740053	
DATE	ROOM NO.	. DESCRIPTION	REFERENCE		AMOUNT	
9/10/2014 9/10/2014	1748 1748	CITY OCC TAX - 9% STATE OCC TAX - 6%	CITY OCC TAX - 9% STATE OCC TAX - 6%	MODERA SECTION AND PROPERTY AND		

132.25 × 10

CREDIT DUE:

(\$1,014.52)

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL AMOUNT OF THESE CHARGES.

Page 1 of 2

OMNI HOTELS & RESORTS corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401 Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

DUNN, CHAD **BRAZIL AND DUNN** 838 NICHOLSON Houston, TX 77007 US

Room Number: 1750 Daily Rate: 115.00 Room Type: DDNB

ARRIVA	I DEPAR	DEPARTURE CREDIT CARD			No. of Guests: 2 / 0		
9/1/2014				RATE PLAN	CATEGORY	ACCOUNT	
			CXXXXXXXXXXXX1011	CBEND	ESP	14501740054	
DATE			SCRIPTION	REFERENCE			
8/11/2014 9/1/2014			CK PAYMENT	CK#3675		AMOUN	
9/1/2014	1750 1750		SIDER LOUNGE	1750/3207/22:08/TOPSIDER L	OUNGE	(\$2,380.5	
9/1/2014	1750		M CHARGE	#1750 DUNN, CHAD		\$122.5	
9/1/2014	1750		OCC TAX - 9%	CITY OCC TAX - 9%		\$115.0	
9/2/2014	1750		E OCC TAX - 6%	STATE OCC TAX - 6%		\$10.3	
9/2/2014	1750		M CHARGE	#1750 DUNN, CHAD		\$6.9	
0/2/2014	1750		OCC TAX - 9%	CITY OCC TAX - 9%		\$115.0	
/3/2014	1750		OCC TAX - 6%	STATE OCC TAX - 6%		\$10.3	
/3/2014	1750		LED WATER	BOTTLED WATER		\$6.9	
/3/2014	1750		IDER LOUNGE	1750/3315/22:27/TOPSIDER LO	UNGE	\$4.0	
/3/2014	1750		CHARGE	#1750 DUNN, CHAD		\$46.1	
/3/2014	1750		OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00	
4/2014	1750		OCC TAX - 6%	STATE OCC TAX - 6%		\$10.3	
4/2014	1750		CHARGE OCC TAX - 9%	#1750 DUNN, CHAD		\$6.90 \$115.00	
4/2014	1750		OCC TAX - 6%	CITY OCC TAX - 9%		\$10.35	
5/2014	1750			STATE OCC TAX - 6%		\$6.90	
5/2014	1750	TOPSII	PAVILION RESTAURANT DER LOUNGE	1750/6770/13:09/GLASS PAVILIO	ON RESTAURAN	\$35.23	
5/2014	1750		DER LOUNGE	1750/3456/23:22/TOPSIDER LOL	JNGE	\$10.12	
5/2014	1750		PARKING \$18	1750/3455/23:25/TOPSIDER LOU	JNGE	\$63.31	
5/2014	1750		CHARGE	VALET PARKING \$18		\$18.00	
/2014	1750		CC TAX - 9%	#1750 DUNN, CHAD		\$115.00	
/2014	1750		DCC TAX - 6%	CITY OCC TAX - 9%		\$10.35	
/2014	1750		PAVILION RESTAURANT	STATE OCC TAX - 6%		\$6.90	
	1750		LS, BAYFRONT TOWER	1750/6825/10:49/GLASS PAVILIO	N RESTAURAN	\$58.17	
/2014	1750	ROOM (CHARGE	1750/9188/17:23/MORSELS, BAY	FRONT TOWER	\$14.07	
	1750		C TAX - 9%	#1750 DUNN, CHAD		\$115.00	
	1750		PCC TAX - 6%	CITY OCC TAX - 9%		\$10.35	
	1750	ROOM C		STATE OCC TAX - 6%		\$6.90	
	1750		C TAX - 9%	#1750 DUNN, CHAD		\$115.00	
2014 1	1750		CC TAX - 6%	CITY OCC TAX - 9% STATE OCC TAX - 6%		\$10.35	
				11 OCC 1AX - 6%		\$6.90	

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DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS TERMS: BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL Page 2 of 2

OMNI HOTELS & RESORTS corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401 Phone: 361-887-1600 • Fax: 361-887-6715 Reservations: 800-843-6664

DUNN, CHAD **BRAZIL AND DUNN** 838 NICHOLSON Houston, TX 77007 US

Room Number: 1750 **Daily Rate: 115.00** Room Type: DDNB

No. of Guests: 2 / 0

ARRIVAL	DEPARTU	RE CREDIT CARD	RATE PLAN	CATEGORY	ACCOUNT
9/1/2014	9/11/2014	XXXXXXXXXXXX1011	CBEND	ESP	14501740054
DATE	ROOM NO	. DESCRIPTION	REFERENCE		
9/8/2014 9/8/2014 9/8/2014 9/8/2014 9/9/2014 9/9/2014 9/9/2014 9/10/2014	1750 1750 1750 1750 1750 1750 1750 1750	GUEST LAUNDRY BAYFRONT ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% ROOM CHARGE	#146576,577,578,579 #1750 DUNN, CHAD CITY OCC TAX - 9% STATE OCC TAX - 6% #1750 DUNN, CHAD CITY OCC TAX - 9% STATE OCC TAX - 6% #1750 DUNN, CHAD		\$58.46 \$115.00 \$10.35 \$6.90 \$115.00 \$10.35 \$6.90 \$115.00
9/10/2014	1750	CITY OCC TAX - 9% STATE OCC TAX - 6%	CITY OCC TAX - 9% STATE OCC TAX - 6%		\$10.3 \$6.9

CREDIT DUE:

(\$627.91)

Page 1 of 1

OMNI HOTELS & RESORTS

corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401 Phone: 361-887-1600 • Fax: 361-887-6715 Reservations: 800-843-6664

HEBERT, VICTORIA **BRAZIL AND DUNN** 191 Somervelle St Ste 405 Alexandria, VA 22304 US

Room Number: 527 Daily Rate: 115.00 Room Type: KNRAB No. of Guests: 1/0

ARRIVAL	DEPARTURE CREDIT CARD			ito. of duests. 170		
			RATE PLAN	CATEGORY	ACCOUNT	
9/1/2014	9/2/2014	XXXXXXXXXXXX7711	CBEND	ESP		
DATE	ROOM NO	O. DESCRIPTION		E3P	14501783714	
9/1/2014	527	MASTERCARD	REFERENCE		AMOUNT	
9/1/2014	527	GLASS PAVILION RESTAURANT	MC0217 RM/TX ONLY		\$132.25	
9/1/2014	527 ROLLAWAY CHG	527/6468/20:17/GLASS PAVIL ROLLAWAY CHARGE	ION RESTAURANT	\$46.00		
9/1/2014	527	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$10.00	
9/1/2014	527	STATE OCC TAX - 6%	STATE OCC TAX - 6%		\$0.90	
/1/2014	527	ROOM CHARGE	#527 HEBERT, VICTORIA		\$0.60	
/1/2014	527	CITY OCC TAX - 9%	CITY OCC TAX - 9%		\$115.00	
/1/2014	527	STATE OCC TAX - 6%			\$10.35	
/2/2014	527	VISA	STATE OCC TAX - 6% VISA		\$6.90	
					(\$322.00)	

TOTAL DUE: \$0.00 Page 1 of 1

OMNI HOTELS & RESORTS corpus christi | texas

900 North Shoreline Blvd. Corpus Christi, TX 78401

Phone: 361-887-1600 • Fax: 361-887-6715

Reservations: 800-843-6664

HEBERT, VICTORIA **BRAZIL AND DUNN** 191 Somervelle St Ste 405 Alexandria, VA 22304 US

Room Number: 527 Daily Rate: 115.00

Room Type: KNRAB

ARRIVAL DEPARTURE CREDIT CARD		-	No. of Guests: 1 / 0		
9/1/2014	9/2/2014	XXXXXXXXXXXX7711	RATE PLAN	CATEGORY	ACCOUNT
DATE	ROOM NO.	DESCRIPTION	CBEND	ESP	14501783714
/1/2014	527 527 527	MASTERCARD GLASS PAVILION RESTAURANT ROLLAWAY CHG CITY OCC TAX - 9% STATE OCC TAX - 6% ROOM CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% VISA	MC0217 RM/TX ONLY 527/6468/20:17/GLASS PAVIL ROLLAWAY CHARGE CITY OCC TAX - 9% STATE OCC TAX - 6% #527 HEBERT, VICTORIA CITY OCC TAX - 9% STATE OCC TAX - 6% VISA	ION RESTAURANT	\$132. \$46. \$10.6 \$0.6 \$115.0 \$10.3 \$6.9 (\$322.00

TOTAL DUE:

\$0.00

TERMS: DUE AND PAYABLE UPON PRESENTATION. I AGREE THAT MY LIABILITY FOR THIS BILL IS NOT WAIVED AND AGREE TO BE HELD PERSONALLY LIABLE IN THE EVENT THAT THE INDICATED PERSON, COMPANY OR ASSOCIATION FAILS TO PAY FOR ANY PART OR THE FULL

Bayfront

900 North Shoreline Boulevard Corpus Christi, TX 78401

9/19/2014

Name Armand De	erfner	Email	chad@brazilanddunn.com
Confirmation:	40015538817	Arrival	9/1/2014 Departure 9/19/
THE CODINITIED I	JESTIONS PLEASE FEEL		PER YOUR REQUEST,
Room Rate	\$ 115.00	Room Rate	
# of Nights	18	# of Nights	
Subtotal	\$ 2,070.00	Subtotal	
9% City Tax	\$ 186.30	9% City Tax	
6% State Tax	\$ 124.20	Total	
Total	\$ 2,380.50	# of Rooms	
# of Rooms	1	<u>.</u>	
Final Total	\$ 2,380.50	Final Total	
Thank you,			
Mellisa Smith			
Reservation Agent Omni Corpus Christi Hot	el		

P: 361-886-3576 F: 361-886-3562

Bayfront

900 North Shoreline Boulevard Corpus Christi, TX 78401

9/19/2014

Name <u>C</u>	had Dunn				Email	chad@braz	rilon del	
Confirmation	:	4001451986	0		Arrival		Departure	
THANK YOU I HAVE SUBN IF YOU HAVE DEPARTMEN	E ANY QU	OOSING THE O HE TOTAL CO ESTIONS PLE .886-3576.	OMNI CORI OST OF ROI EASE FEEL	PUS CHRIST OM ACCOMI FREE TO C	TI HOTEL.	PER YOUR	REQUEST	
Room Rate		\$	115.00	Room Rate				
# of Nights	,	18		# of Nights				
Subtotal	34	\$	2,070.00	Subtotal				
9% City Tax		\$	186.30	9% City Tax				
6% State Tax		\$	124.20	Total				
Total	-	\$	2,380.50	# of Rooms				
# of Rooms		1						
Final Total	:	\$	2,380.50	Final Total				
Thank you,								
Mellisa Sn								
Reservation Age Omni Corpus Cl	ent hristi Hote							

P: 361-886-3576 F: 361-886-3562

Bayfront

900 North Shoreline Boulevard Corpus Christi, TX 78401

Name	Chad Dunn				Email	chad@brazilanddunn.	com
Confirmation	on:	4001451986	1		Arrival	9/1/2014 Departure	
IF YOU HA		ESTIONS PLE			I HOTEL.	PER YOUR REQUEST N AND APPLICABLE TO THE RESERVATION	
Room Rate		\$	115.00	Room Rate			
# of Nights		18		# of Nights			
Subtotal		\$	2,070.00	Subtotal			
9% City Tax	3	\$	186.30	9% City Tax			
6% State Ta	x .	\$	124.20	Total			
Total		\$	2,380.50	# of Rooms			
# of Rooms		1					
Final Total	S=	\$	2,380.50	Final Total			
Thank you,							
Mellisa	Smíth						
Reservation A Omni Corpus P: 361-886-38 F: 361-886-38	Christi Hote 576	el					

Bayfront

900 North Shoreline Boulevard Corpus Christi, TX 78401

				,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Name (Gerry Hebe	ert			Email	chad@brazilanddunn.com
Confirmation	n:	400155388	25		Arrival	9/1/2014 Departure 9/19/2014
THANK YOU I HAVE SUB IF YOU HAV DEPARTME	E ANY QU	ESTIONS PL	OMNI COR OST OF RO EASE FEEL	PUS CHRIST OM ACCOMI FREE TO CO	TI HOTEL. MODATION ONTACT T	PER YOUR REQUEST, N AND APPLICABLE TAXES. THE RESERVATION
Room Rate		\$	115.00	Room Rate		
# of Nights		1	8	# of Nights		
Subtotal	9	\$	2,070.00	Subtotal		
9% City Tax		\$	186.30	9% City Tax		
6% State Tax		\$	124.20	Total		
Total	:=	\$	2,380.50	# of Rooms		
# of Rooms	-	1				
Final Total	-	\$	2,380.50	Final Total		
Thank you,						
Mellisa Sr						
Reservation Ag Omni Corpus C P: 361-886-357	hristi Hote					

F: 361-886-3562

Bayfront

900 North Shoreline Boulevard Corpus Christi, TX 78401

Name Neil E	aron			Email	chad@brazilan	ddunn d	rom
Confirmation:	40014670870		/	Arrival	9/1/2014 Dep		
	R CHOOSING THE OI ED THE TOTAL COS IY QUESTIONS PLEA T 361.886-3576.				PER YOUR REC	QUEST	
Room Rate	\$	115.00	Room Rate				
# of Nights	18		# of Nights				
Subtotal	_\$	2,070.00	Subtotal				
9% City Tax	\$	186.30	9% City Tax				
6% State Tax	\$	124.20	Total				
Total	\$	2,380.50	# of Rooms				
# of Rooms	1						
Final Total	\$ 2	2,380.50	Final Total				
Thank you,							
Mellisa Smits Reservation Agent	h						

Reservation Agent Omni Corpus Christi Hotel

P: 361-886-3576 F: 361-886-3562

Bayfront

900 North Shoreline Boulevard Corpus Christi, TX 78401

9/1/2014 Departure 9/19/2014

Name Scott Bra	zil			Email	ab ad Ot u	
Confirmation:	400155387	82			chad@brazilanddunr	
THANK YOU FOR C I HAVE SUBMITTED IF YOU HAVE ANY C DEPARTMENT AT 36	HOOSING THE THE TOTAL C	OMNI COR	RPUS CHRISTOM ACCOM	_Arrival TI HOTEL. MODATIOI ONTACT T	9/1/2014 Departure PER YOUR REQUES N AND APPLICABLE THE RESERVATION	
Room Rate	_\$	115.00	Room Rate			
# of Nights	1	8	# of Nights			
Subtotal	\$	2,070.00	Subtotal			
9% City Tax	_\$		9% City Tax			
6% State Tax	_\$	124.20				
Total	_\$	2,380.50	# of Rooms			
# of Rooms	1					
Final Total	\$	2,380.50	Final Total			
Thank you,						
Mellisa Smith Reservation Agent Omni Corpus Christi Hot	rel					
P: 361-886-3576 F: 361-886-3562						

Wesley Felice

From:

Kazi Jones

Sent:

Tuesday, September 16, 2014 1:03 PM

To:

Wesley Felice

Subject:

FW: Session Receipt

Kazi M. Jones Operations Manager Campaign Legal Center

Recipient of the 2014 MacArthur Award for Creative & Effective Institutions

T: 202.736.2200 F: 202.736.2222

kjones@campaignlegalcenter.org

From: Emma Simson

Sent: Monday, September 15, 2014 10:09 PM

To: Kazi Jones

Subject: FW: Session Receipt

From: NoReply@gbcblue.com [NoReply@gbcblue.com] **Sent:** Wednesday, September 03, 2014 2:10 AM

To: Emma Simson Subject: Session Receipt

Hotel Computing Services Receipt

Hello Emma P Simson,

We would like to thank you for using our computing services and we appreciate your business. Any comments or suggestions to improve your experience are always welcome and will be taken into consideration.

Please note that services are provided by GBCblue and the charges outlined below will appear on your credit card statement as **HOTEL COMPUTING SERVICES**, **Gbc Blue**. You may also notice an additional preauthorization of up to \$25 on your statement. This is a **temporary pre-authorization and will not be added** to your bill.

If you have a question about your statement, please call 888-422-2583 or email our support team at support@gbcblue.com. If you have a question about your order, please contact the hotel, **OMNI Corpus Christi.**

Order Information

09/02/2014 11:06 PM 19724396 Date OrderII

Property Location

OMNI Corpus Christi Lobby 1

Payment Information

Payment Method: EMMA P SIMSON American Express 3003

Items Ordered

Description	Quantity	Total
MinFee Adjustment Printer Use Printer Use	15 1 7	(USD) \$0.00 \$0.00 \$3.54
	Grand Total:	\$3.54

Wesley Felice

From:

Kazi Jones

Sent:

Tuesday, September 16, 2014 1:03 PM

To:

Wesley Felice

Subject:

FW: Session Receipt

Kazi M. Jones Operations Manager Campaign Legal Center

Recipient of the 2014 MacArthur Award for Creative & Effective Institutions

T: 202.736.2200 F: 202.736.2222

kjones@campaignlegalcenter.org

From: Emma Simson

Sent: Monday, September 15, 2014 10:08 PM

To: Kazi Jones

Subject: FW: Session Receipt

From: NoReply@gbcblue.com [NoReply@gbcblue.com]
Sent: Wednesday, September 03, 2014 2:04 AM

To: Emma Simson
Subject: Session Receipt

Hotel Computing Services Receipt

Hello Emma P Simson,

We would like to thank you for using our computing services and we appreciate your business. Any comments or suggestions to improve your experience are always welcome and will be taken into consideration.

Please note that services are provided by GBCblue and the charges outlined below will appear on your credit card statement as **HOTEL COMPUTING SERVICES**, **Gbc Blue**. You may also notice an additional preauthorization of up to \$25 on your statement. This is a **temporary pre-authorization and will not be added** to your bill.

If you have a question about your statement, please call 888-422-2583 or email our support team at support@gbcblue.com. If you have a question about your order, please contact the hotel, **OMNI Corpus Christi**.

Order Information

09/02/2014 10:53 PM 19724387 Date OrderID

Property: Location:

OMNI Corpus Christi Lobby 1

Payment Information

Payment Method: EMMA P SIMSON American Express|3003 6/16

Items Ordered

Description	Quantity	Total
MinFee Adjustment	15	(USD)
Printer Use	1	\$0.00
Printer Use	1	\$0.00
	2	\$0.59
Printer Use	1	\$0.59
Printer Use	2	
Printer Use	2	\$3.18
Printer Use		\$3.18
Printer Use	8	\$4.72
Timer Use	8	\$4.72
	Grand Total:	\$16.98

Wesley Felice

From:

Kazi Jones

Sent:

Tuesday, September 16, 2014 1:03 PM

To:

Wesley Felice

Subject:

FW: Your Monday morning trip with Uber

Kazi M. Jones **Operations Manager** Campaign Legal Center

Recipient of the 2014 MacArthur Award for Creative & Effective Institutions

F: 202.736.2222

kjones@campaignlegalcenter.org

From: Emma Simson [mailto:emma.simson@gmail.com]

Sent: Monday, September 15, 2014 10:10 PM

To: Kazi Jones

Subject: Fwd: Your Monday morning trip with Uber

----- Forwarded message -----

From: Uber Receipts < receipts.washington.DC@uber.com >

Date: Mon, Sep 1, 2014 at 5:44 AM

Subject: Your Monday morning trip with Uber

To: emma.simson@gmail.com

UBER

SEPTEMBER 1, 2014

\$33.00



● 05:43am 2401 South Smith Boulevard, Ronald Reagan Washington National Airport (DCA), Arlington, VA BLACK CAR 5.76

00:17:39

FARE BREAKDOWN

Base Fare

Distance

Time

Subtotal

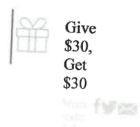
Rounding Down

\$3.

CHARGED Personal · · · · 3003

You rode with Usman Issued on behalf of Ses Limo





Flight Booking Request | Houston Sun, Sep 21, 2014

্ঠ Reply all | ✓ M Delete Junk | Y

Flight Booking Request | Houston Sun, Sep 21, 2014

CheapTickets Traveler Care <travelercare@cheaptickets.com>

Tue 9/16/2014, 1:06 PM Gerry Hebert ≯

Inbox

Blocked content will be shown while this message is open.

To always show content from this sender, click here.

CheapTickets

CheapTickets record locator PBCTIX-031-361-9214

Flight Booking Request | Houston Sun, Sep 21, 2014

This email serves as a receipt for your booking. <u>View your itinerary</u> online at any time for the most up-to-date information.

Please note: This is NOT a ticket, and may not be used at check in. Your electronic ticket will arrive shortly in a separate email. You do not need to contact us to confirm your reservation.

Airline Record locator **Delta Air Lines** G5VBTR See great hotel deals for your trip. **Traveler information** Traveler names, loyalty programs, and ticket type Traveler 1 **JOSHUA JAMES BONE**

Airline Ticket Number: Not yet available Primary phone number: 3397880330 Seat preference: Any Seat Standard

Meal (if available):

Flight itinerary

CheapTickets record locator: PBCTIX-031-361-9214

To make changes to your trip, go to

Trip details | Modify Seat Requests | Terms and conditions

Leave Sun, Sep 21 5hr 20min Total time

Depart

Baltimore, Maryland

8:50 Baltimore Airport (BWI)



Delta Air Lines 1825 Economy | Airbus

Cost and Billing Summary

This booking is subject to our Privacy Policy and our Terms and Conditions

Trip cost

Flight

Airline Ticket(1)

\$482.70

(Adult: 1)

Total due at booking

\$482.70

Taxes and fees included

Additional baggage fees may apply.

This reservation was made on Tue. Sep 16, 2014 12:06 PM CDT

Billing information

Card holder's name: J Gerald Hebert

Card type:

MasterCard

Card number: **********0217

Billing Address: 215 E Street, NE Washington, DC 20002 US

X

Reply all
 ✓

Delta Air Lines

Economy | Boeing

Douglas MD-88

Delta Air Lines

Economy | Boeing

691 mi | 2hr 1min

Douglas MD-88

Delta Air Lines

Economy | Boeing

578 mi | 2hr 0min

1271

1443

691 mi | 2hr 5min

1675

Flight Booking Request | Houston Sun, Sep 21, 2014



10:38 Hartsfield-Jackson Airport
AM (ATL) | Terminal S

On-time: 90% | Seats: 18C | Seats are confirmed.

Change planes. Time between flights: 1hr 27min

Depart Atlanta, Georgia

12:05 Hartsfield-Jackson Airport PM (ATL) | Terminal S

Arrive Houston, Texas

1:10 George Bush Airport (IAH) |

PM Terminal A

On-time: 90%

Return Wed, Sep 24 4hr 36min Total time

Depart Houston, Texas

11:19 George Bush Airport (IAH)

AM Terminal A

On-time: 90%

Stop 1 Atlanta, Georgia

2:20 Hartsfield-Jackson Airport

PM (ATL) | Terminal S

Change planes. Time between flights: 0hr 35min

Depart Atlanta, Georgia

2:55 Hartsfield-Jackson Airport

PM (ATL) | Terminal S

Arrive Baltimore, Maryland

4:55 Baltimore Airport (BWI)

PM

On-time: 70%

Security update: Airports and airlines now require that you obtain a boarding pass before entering the security checkpoint. Review the latest airport security rules.

Hotel Information

No hotel selected

Add a hotel in: Houston Change location, dates, more

Americas Best Value Inn Suites Houston Northwest Brookhollow

2 stars

Nightly rates from

\$65

\$55

Reviewer score 3.5 out of 5

12170 Northwest Fwy, Houston, TX 77092 6.0 miles North from the center of Houston

Add hotel

 Fall Sale - Save 15% on your stay

pilling information

Changes to this ticket will incur change fees.

Flight Status Updates

No flight alerts have been setup.

Sign up for alerts to receive any information on any changes or other important information that could impact your trip.

Sign up | Learn more







Booking Confirmation Email

Car Park Bookings <no-reply@pnf.com> To: joshjbone@gmail.com

Sat, Sep 20, 2014 at 10:4





You've Booked your Parking at Park 'N Fly, Baltimore

Dear Joshua Bone,

You've successfully booked your prepaid reservation with Park 'N Fly. Please review the information below and save this email for your records.

How It Works (Self-Park)

- Enter your Frequent Parker Club Card number when you book your prepaid reservation.
- Arrive at the Park 'N Fly facility at least 15 minutes before you plan to be at the airport and swipe your card at the gate to enter.
- Park your car and wait 5 minutes or less for a shuttle to pick you up at your vehicle.
- When you return, use the EzXit® Gate to leave, and swipe your membership card at the gate. The system will recognize your prepaid reservation.
- If you stay over your prepaid reservation the credit card used to book the reservation will be charged the same daily rate established during your reservation for the extra days.

If you have any questions, please feel free to contact us at park@pnf.com, or call us at 1-800-325-4863.

Thank you for choosing Park 'N Fly. We look forward to seeing you at the lot.

Please print and present this voucher to the cashier when you exit the lot.

Your Name: Joshua Bone Your Confirmation Number: QTX93

Summarv

Your reservation is for: Park 'N Fly, Baltimore

Address

790 Camp Meade Road

Linthicum MARYLAND 21090

Departure Date: Sunday, 21 September 2014 at 07:00 Return Date: Wednesday, 24 September 2014 at 19:00

Length of Parking: 4 Days

Parking Preference: Park 'N Fly - Self Park Uncovered

Rate Summary Balance Outstanding: \$0.00 Booking Fee: \$3.00 Total Paid: \$33,20

In case you require any assistance with the reservation





You will need to print and present our pre-paid voucher or e-mail confirmation to the cashier when exiting the facility as proof of payment. Parking in a service type different than the one selected may result in additional charges upon exiting the facility. If your trip is extended beyond the number of parking days purchased you will be charged the posted parking rate at the time of exit. No credit will be issued for unused reservations in part or in whole.

Any modifications or cancellations must be made before your reservation time. Cancellations may be made online and may be subject to a fee. To modify an existing reservation, please call 1-800-325-4863.

Your credit card is charged for the full amount at time of booking.

Case 2:13-cv-00193 Document 1175-4 Filed on 07/15/19 in TXSD Page 134 of 183

9/25/2014

Gmail - Booking Confirmation Email

If the lot is full when you arrive please show a copy of your confirmation voucher or email to the attendant to gain entry to the facility.

Modifications and cancellations must be made prior to your scheduled reservation time. All cancellations are subject to a cancellation fee of \$3.00.

PLEASE DO NOT REPLY TO EMAIL CONFIRMATIONS. THEY ARE NOT MONITORED.

To obtain information on how to contact us, visit the web at http://www.onf.com/contact email us at park@onf.com dating the hours of Monday-Enday 8.30am-5.00pm EST or call 1-800-325-4863 entacts of normal business hours.

Gerry Hebert

From:

Josh Bone

Sent:

Tuesday, March 31, 2015 10:45 AM

To:

Gerry Hebert

Subject:

FW: Flight reservations for your upcoming trip

Veasey v. Abbott ORAL ARGUMENT 5th Cir. Hebert/Bone

FYI

From: Southwest Airlines [mailto:SouthwestAirlines@luv.southwest.com]

Sent: Tuesday, March 31, 2015 10:46 AM

To: Josh Bone

Subject: Flight reservations for your upcoming trip

You're all set for your trip!

Southwest*

My Account | View My Itinerary Online

Check In Online

Check Flight Status

Change Flight

Special Offers

Hotel Offers Car Offers

Ready for takeoff!



Thanks for choosing Southwest[®] for your trip! You'll find everything you need to know about your reservation below. Happy travels!

Upcoming Trip: 04/27/15 - New Orleans



AIR Itinerary

AIR Confirmation: 8ZCQ5V

Confirmation Date: 03/31/2015

Passenger(s)

Rapid Rewards # Ticket #

Expiration

Est. Points Earned

HEBERT/JOSEPH G ERALD 63684736

5262496335709

Mar 30, 2016 990

Rapid Rewards points earned are only estimates. Visit your (MySouthwest, Southwest.com or Rapid Rewards) account for the most accurate totals - including A-List & A-List Preferred bonus points.

Date

Flight

Departure/Arrival

Mon Apr 27 2240

Depart WASHINGTON (REAGAN NATIONAL), DC (DCA)

on Southwest Airlines at 10:00 AM

Arrive in NEW ORLEANS, LA (MSY) at 11:45 AM

Travel Time 2 hrs 45 mins

Wanna Get Away

Wed Apr 29 193

Depart NEW ORLEANS, LA (MSY) on Southwest Airlines at 12:20

PM





Arrive in ATLANTA, GA (ATL) at 2:50 PM

Wanna Get Away

Change planes to Southwest Airlines in ATLANTA, GA (ATL) at 4:25 837

Arrive in WASHINGTON (REAGAN NATIONAL), DC (DCA) at 6:10

PM

Travel Time 4 hrs 50 mins

Wanna Get Away

What you need to know to travel:

- Don't forget to check in for your flight(s) 24 hours before your trip on southwest.com or your mobile device. This will secure your boarding position on your flights.
- Southwest Airlines does not have assigned seats, so you can choose your seat when you board the plane. You will be assigned a boarding position based on your checkin time. The earlier you check in, within 24 hours of your flight, the earlier you get to board.
- WiFi, TV, and related services and amenities may vary and are subject to change based on assigned aircraft. Learn more.

Remember to be in the gate area on time and ready to board:

- 30 minutes prior to scheduled departure time: We may begin boarding as early as 30 minutes prior to your flight's scheduled departure time. We encourage all passengers to plan to arrive in the gate area no later than this time.
- 10 minutes prior to scheduled departure time: All passengers must obtain their boarding passes and be in the gate area available for boarding at least 10 minutes prior to your flight's scheduled departure time. If not, Southwest may cancel your reserved space and you will not be eligible for denied boarding compensation.
- If you do not plan to travel on your flight: In accordance with Southwest's No Show Policy, you must notify Southwest at least 10 minutes prior to your flight's scheduled departure if you do not plan to travel on the flight. If not, Southwest will cancel your reservation and all funds will be forfeited.

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Fare Rule(s): 5262496335709: NONREF/NONTRANSFERABLE/STANDBY REQ UPGRADE TO Y.

Valid only on Southwest Airlines. All travel involving funds from this Confirmation Number must be completed by the expiration date. Unused travel funds may only be applied toward the purchase of future travel for the individual named on the ticket. Any changes to this itinerary may result in a fare increase. Failure to cancel reservations for a Wanna Get Away fare segment at least 10 minutes prior to travel will result in the forfeiture of all remaining unused funds.

WAS WN MSY86.42SZNUNNR WN X/ATL WN WAS78.51TDAUNNRO 164.93 END ZPDCAMSYATL XFDCA4.5MSY4.5ATL4.5 AY11.20\$DCA5.60 MSY5.60





AIR Itinerary

AIR Confirmation: 8J9QCE

Confirmation Date: 03/31/2015

Passenger(s)

Rapid Rewards # Ticket #

Expiration

Est. Points **Farned**

Air Cost: 214.00

BONE/JOSHUA JAM

147764761

5262496335715 Mar 30, 2016 990

2

Rapid Rewards points earned are only estimates. Visit your (MySouthwest, Southwest.com or Rapid Rewards) account for the most accurate totals - including A-List & A-List Preferred bonus points.

Date	Flight	Departure/Arrival
Mon Apr 27	2240	Depart WASHINGTON (REAGAN NATIONAL), DC (DCA) on Southwest Airlines at 10:00 AM Arrive in NEW ORLEANS, LA (MSY) at 11:45 AM Travel Time 2 hrs 45 mins Wanna Get Away
Wed Apr 29	193	Depart NEW ORLEANS, LA (MSY) on Southwest Airlines at 12:20 PM Arrive in ATLANTA, GA (ATL) at 2:50 PM <u>Wanna Get Away</u>
	837	Change planes to Southwest Airlines in ATLANTA, GA (ATL) at 4:25 PM Arrive in WASHINGTON (REAGAN NATIONAL), DC (DCA) at 6:10 PM
		Trave! Time 4 hrs 50 mins Wanna Get Away

What you need to know to travel:

- Don't forget to check in for your flight(s) 24 hours before your trip on southwest.com or your mobile device. This will secure your boarding position on your flights.
- Southwest Airlines does not have assigned seats, so you can choose your seat when you board
 the plane. You will be assigned a boarding position based on your checkin time. The earlier you
 check in, within 24 hours of your flight, the earlier you get to board.
- WiFi, TV, and related services and amenities may vary and are subject to change based on assigned aircraft. <u>Learn more</u>.

Remember to be in the gate area on time and ready to board:

- 30 minutes prior to scheduled departure time: We may begin boarding as early as 30 minutes prior to your flight's scheduled departure time. We encourage all passengers to plan to arrive in the gate area no later than this time.
- 10 minutes prior to scheduled departure time: All passengers must obtain their boarding passes and be in the gate area available for boarding at least 10 minutes prior to your flight's scheduled departure time. If not, Southwest may cancel your reserved space and you will not be eligible for denied boarding compensation.
- If you do not plan to travel on your flight: In accordance with Southwest's No Show Policy, you
 must notify Southwest at least 10 minutes prior to your flight's scheduled departure if you do not
 plan to travel on the flight. If not, Southwest will cancel your reservation and all funds will be

Air Cost: 214.00

Carryon Items: 1 Bag + small personal item are free. See full details. Checked Items: First and second bags fly free. Weight and size limits apply.

Fare Rule(s): 5262496335715: NONREF/NONTRANSFERABLE/STANDBY REQ UPGRADE TO Y.

Valid only on Southwest Airlines. All travel involving funds from this Confirmation Number must be completed by the expiration date. Unused travel funds may only be applied toward the purchase of future travel for the individual named on the ticket. Any changes to this itinerary may result in a fare increase. Failure to cancel reservations for a Wanna Get Away fare segment at least 10 minutes prior to travel will result in the forfeiture of all remaining unused funds.

WAS WN MSY86.42SZNUNNR WN X/ATL WN WAS78.51TDAUNNRO 164.93 END

ZPDCAMSYATL XFDCA4.5MSY4.5ATL4.5 AY11.20\$DCA5.60 MSY5.60





Cost and Payment Summary



Payment Information \$ 164.93 Base Fare Payment Type: Mastercard XXXXXXXXXXXXX0217 12.37 **Excise Taxes** \$ 12.00 Date: Mar 31, 2015 \$ Segment Fee Payment Amount: \$214.00 13.50 \$ Passenger Facility Charge September 11th Security Fee 11.20 \$ 214.00 **Total Air Cost**

AIR - 8J9QCE

Base Fare	\$ 164.93	Payment Information Payment Type: Mastercard XXXXXXXXXXXXXXXX021
Excise Taxes		
Segment Fee		Date: Mar 31, 2015
Passenger Facility Charge	\$ 13.50	Payment Amount: \$214.00
September 11th Security Fee	\$ 11.20	
Total Air Cost	\$ 214.00	



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Suggested Airport Arrival Times

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Customers of Size

In the Air

Purchasing and Refunds

Special Travel Needs

7

Traveling with Children
Traveling with Pets
Unaccompanied Minors
Baby on Board
Customers with Disabilities

Kazi Jones

From:

Josh Bone

Sent:

Tuesday, October 07, 2014 11:54 AM

To:

Kazi Jones

Subject:

FW: Flight Booking Request | Houston Sun, Sep 21, 2014

Here it is!

From: Gerry Hebert

Sent: Tuesday, September 16, 2014 1:07 PM

To: Josh Bone

Subject: FW: Flight Booking Request | Houston Sun, Sep 21, 2014

Josh--here's your flight itinerary. We have already book your room for one night (Sunday night) at the Omni in Corpus where all of us are staying. You arrive in Houston almost the same time as Victoria and me and we are also flying Delta so this should work out fine. I spoke to Chad and he knows you're traveling with us on the drive from Houston to Corpus. Gerry



CheapTickets record locator PBCTIX-031-361-9214

Flight Booking Request | Houston Sun, Sep 21, 2014

This email serves as a receipt for your booking. <u>View your itinerary</u> online at any time for the most up-to-date information.

Please note: This is NOT a ticket, and may not be used at check in. Your electronic ticket will arrive shortly in a separate email. You do not need to contact us to confirm your reservation.

	Airline Delta Air Lines	Record locator G5VBTR
À	See great hotel	deals for your trip.
Tra	veler inform	ation
Trave	ler names, loyalty pr	ograms, and ticket type
Prima Seat p	ler 1 e Ticket Number: ry phone number: preference: if available):	JOSHUA JAMES BONE Not yet available 3397880330 Any Seat Standard
Flig	ht itinerary	

CheapTickets record locator: PBCTIX-031-361-9214

Cost and Billing Summary This booking is subject to our Privacy Policy and our Terms and Conditions Trip cost **Flight** Airline Ticket(1) \$482.70 (Adult: 1) Total due at \$482.70 booking Taxes and fees included Additional baggage fees may This reservation was made on Tue, Sep 16, 2014 12:06 PM CDT.

To make changes to your trip, go to

Trip details | Modify Seat Requests | Terms and conditions

		Total time
Baltimore, Maryland	A	Delta Air Lines 1825
Baltimore Airport (BWI)		Economy Airbus A320
Atlanta, Georgia		578 mi 1hr 48min
Hartsfield-Jackson Airport (ATL) Terminal S		
	Baltimore Airport (BWI) Atlanta, Georgia Hartsfield-Jackson Airport (ATL) Terminal S	Baltimore Airport (BWI) Atlanta, Georgia Hartsfield-Jackson Airport (ATL) Terminal

Change planes. Time between flights: 1hr 27min

Atlanta Occurs

Depart	Atlanta, Georgia
12:05 PM	Hartsfield-Jackson Airport (ATL) Terminal S

Houston, Texas

George Bush Airport 1:10 PM (IAH) | Terminal A

On-time: 90%

Arrive

Return	Wed, Sep 24	4hr 36mir	Total time
Depart	Houston, Texas		Delta Air Lines 1443
11:19 AM	George Bush Airport (IAH) Terminal A		Economy Boeing Douglas MD-88 691 mi 2hr 1min
Stop 1	Atlanta, Georgia		
2:20 PM	Hartsfield-Jackson Airport (ATL) Terminal S		
On-time: 9	2004		

On-time: 90%

Change planes. Time between flights: 0hr 35min

Arrive	Baltimore, Maryland
2:55 PM	Hartsfield-Jackson Airport (ATL) Terminal S
рерап	Atlanta, Georgia

Adlanda O. . .

Delta Air Lines 1271 Economy | Boeing 757 578 mi | 2hr 0min

Delta Air Lines 1675 Economy | Boeing

Douglas MD-88 691 mi | 2hr 5min

4:55 PM Baltimore Airport (BWI)

On-time: 70%

Security update: Airports and airlines now require that you obtain a boarding pass before entering the security checkpoint. Review the latest airport security rules.

Hotel Information

No hotel selected

Billing information

Card holder's name: J Gerald Hebert

Card type: MasterCard

Card number: ***********0217

Billing Address: 215 E Street, NE Washington, DC 20002

Air policies and additional billing information

Changes to this ticket will incur change fees.

Flight Status Updates

No flight alerts have been setup.

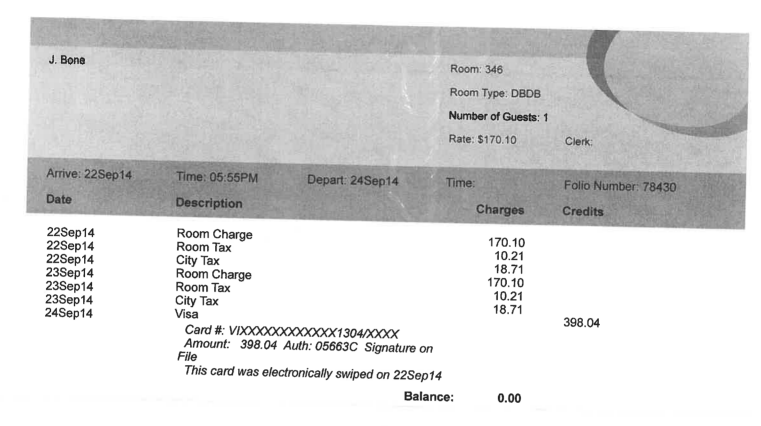
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Gase 2:1300v 10019380 Document 117 RECEIPT Rental Agreement Number: 374555624 Vehicle Number: 64901060 YOUR INFORMATION HEBERT, JOSEPH RAPID REZ: NF736J BUDGET DISC: J. GERALD HEBERT PAYMENT METHOD TUUR RENTAL Picked up: DFW Date/Time: JUN 04, 2014@07:09PM Returned: DFW Date/Time: JUN 05, 2014@01:35PM Veh Group: Full-Size Veh Charged: Cool Cars Vehicle: CHEVROLET MALIBU 4DR/ Odometer Out 9813 Odometer In: 9849 Fuel Reading: YOUR VEHICLE CHARGES MINIMUM CHARGE 60.99 DISCOUNT 5.0 3.05 YOUR TIME AND MILEAGE: 57.94 YOUR TAXABLE FEES **11.11% FEE 6 66 FUEL SERVICE 13.99 CUST FAC CHARGE 4.00/DY 4.00 TRANSP FEE 2.20/DY 2.20 VEH LIC RECOUP 2.00/DY 2.00 YOUR SUBTOTAL TAXABLE SUBTOT 86.79 TAX 15.000% 13.02 YOUR NON TAXABLE ITEMS TOTAL CHARGES 99.81 **NET CHARGES** 99.81 YOUR TOTAL DUE: 0.00 PAID ON MASTER XX0217 **CONCESSION RECOVERY FEE

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visit www.e-tolls.com
or call hta at 1-866-642-2000
Other inquiries or e-receipt visit
www.budget.com

or call 800-621-2380

	XSD Page 145 of 183 IA UNION CAB 4 Hr. Dispatch Service
FROM Kesid	yee
to augm	X
DATE	FARE\$ 32 .00
DRIVER'S NAME	CAB#
Phioso Telecheck Olice	ot, We Accept VISA THIS On VICU & Vernand TO THE PROPERTY OF THE PROPERTY O

ALEXANDRIA (703)683-1200 - 24 H	UNION CAB
FROM guipo	The service
TO Reside	de
DATE 9/24	_FARE\$_35. —
DRIVER'S NAME	CAB#
By Request,)	Ve Accept
TeleCheck	
Lach Cab Independently	Owned & Operated VIDA Project
Achell 1x	VIDAFROJECT
Date	13/14 Emma
	Simson
The Sum of #71.30	

Date 7/23/14 Emma Simson
The Sum of #71.30

Fare 62.00 Tip 9.30

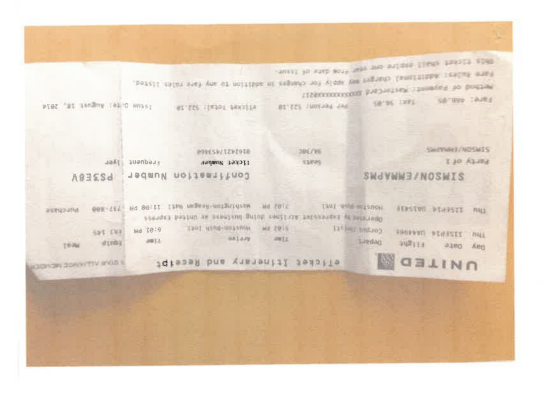
Holoby Hotel
From Houston curport To Courtyard marriett

Cab No. Driver

Re: TX voter 10 case, transportation in county depositions Houston



Fare: \$14.05 Extras: \$3.25





GEORGE BUSH THTRENTL AP RES: 00000000009999 RR 543232874 **JOSHUA BONE** INITIAL CHARGES RENT RT\$ 60.30 /DAY @ 3 /DAYS 180..90 T\$ 180.90 **SUBTOTAL** CHARGES ADDED DURING RENTAL DECLINED DECLINED LIS DECLINED PAI, PEC PERS DECLINED SERVICE CHARGES/TAXES 20.27 CONCESSION FEE RECOVERY T\$ T\$ 20.35 VLC*/ CFC/BUS T\$ 1.49 ENERGY SURCHARGE 33.45 TAX 15.000% ON 223.01 256.46 VISA XXXXXXXXXXXXX1304 FOR EXPLANATION OF THE ABOVE CHARGES, PLEASE ASK A REPRESENTATIVE OR GO TO *WW.HERTZ.COM/CHARGEEXPLAINED EHICLE: 01680/3278363 13 CAMRY 2.5L ECENSE: OK 998KCB JEL: FULL 8/8 OUT 8/8 IN LES CHECKIN: 41033 LES @ RENTAL: 40527 HILES DRIVEN: 506 DP: 00099 GEORGE BUSH INTRONTL AP RENTED: 09/21/14 13:52 RENTAL: 09/24/14 09:28 RETURN: RETURNED: GEORGE BUSH INTRCNTL AP COMPLETED BY: 1893 / TXIAH12 WD05 RATE CLASS: F PLAN IN: PLAN OUT: WD05 * * * A MESSAGE FROM HERTZ * * * SKIP THE COUNTER, GET REWARDS, AND BE ELIGIBLE TO EARN 250 BONUS PTS! JOIN HERTZ GOLD PLUS REWARDS. IT'S FREE! ENROLL ON HERTZ.COM/GOLDPLUSREWARDS. **WE LOOK FORWARD TO YOUR NEXT VISIT!** Save up to \$25 on your next rental

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USD JCA DL HEBERT/JOSEPHGERALD **NOT VALID FOR**
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Michael C. Herron 6 Bridgman Road Hanover, NH 03755–1302

Phone: (603) 359-8009

michael.c.herron@dartmouth.edu

INVOICE

Account: Texas ID 2014 Invoice Date: August 26, 2014

Account summary

Consulting services (17.75 hours at \$400.00/hour): \$7100.00 Four 8GB USB flash drives: \$28.00 Fedex mailing charge: \$133.03 Amount Due \$7261.03

Summary of hours worked by Michael C. Herron

- 8/7/2014. Received data; input data; discussions with Emma; mysql coding. 4.0 hours.
- 8/8/2014. Mysql coding; data processing; short discussions with Emma; re-run all queries for DOJ sweeps. 4.0 hours.
- 8/9/2014. Complete re-run of plaintiff algorithm including racial analysis. Start re-running queries for defendant algorithm. 2.0 hours.
- 8/10/2014. Complete Texas re-run; start on declaration; mysql work; deal with "unique m" and re-run DOJ queries. 3.0 hours.
- 8/11/2014. Declaration work. 1.5 hours.
- \bullet 8/12/2014. Declaration work, discussion with Emma, editing. 1.25 hours.

Michael C. Herron 6 Bridgman Road Hanover, NH 03755–1302

Phone: (603) 359-8009

michael.c.herron@dartmouth.edu

INVOICE

Account:

Texas ID 2014

Invoice Date:

August 31, 2014

Account summary

Consulting services (8.0 hours at \$250/hour):

\$2000.0

Amount Due

\$2000.00

Summary of hours worked by Michael C. Herron

- 8/8/2014. Receive surrender list, import, incorporate into database. 0.25 hours.
- \bullet 8/12/2014. More work on surrender list and database. 2.0 hours.
- \bullet 8/13/2014. Multiple conversations with Emma, work on surrender list. 2.25 hours.
- 8/14/2014. Final edits to declaration. 1.5 hours.
- 8/18/2014. Deal with DOJ August data. 2.0 hours.

Michael C. Herron 6 Bridgman Road Hanover, NH 03755–1302

Phone: (603) 359-8009

michael.c.herron@dartmouth.edu

INVOICE

Account:

Texas ID 2014

Invoice Date: September 4, 2014

Account summary

Consulting services (44.066 hours at \$250/hour):	\$11016.50
Hotel in Boston on 8/31/2014, plus fees	\$212.57
Hotel in Boston on $9/3/2014$, plus fees	\$211.11
Bus transportation, Lebanon, NH, to Boston	\$60.00
Baggage fee to Texas	\$25.00
Baggage fee from Texas	\$25.00
Food on $9/1/2014$	\$34.14
Food on $9/2/2014$	\$34.23
Food on 9/3/2014	\$35.59
Amount Due	\$11654.14

Summary of hours worked by Michael C. Herron

- 8/31/2014. Travel to Logan Airport and then hotel. 5:00pm eastern 8:30pm eastern. 3.5 hours.
- 9/1/2014. Travel from Boston to Corpus Christi. 8:00am eastern 4:15pm eastern. 8.15 hours. Meet with Armand, Emma, Gerry, Neal, and Chad. 6:40pm central 9:00pm central. 2.333 hours. Prepare for testimony, read deposition transcript, scan report, practice for trial. 10:00pm central midnight, minus dinner. 1.5 hours.

Date	Invoice #
9/23/2014	41908

Bill To

J. Gerry Hebert, Esq. 215 E. Street, NE Washington, DC 20002





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//s// Toni Hudson

Case No:	EIN: 47-0936244	Judge	Terms
13CV193	TAX ID		

D			
Quantity	Description	Rate	e Amount
	Veasey, et al. vs. Perry, et al.		
145 145 145	9/22/14; Trial - Day 9; daily; (\$877.25 split five sides) Copy for other side: (\$174.00); divided by five Daily copy rate	0.24	34.80
145	Daily copy rate Daily copy rate	0.24	
145	Daily copy rate	0.24	
	Credit balance: \$5,795.97; \$314.65 applied Refund due: \$5,481.32		
		Total Due	\$314.65

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Date	Invoice #
9/3/2014	41796

Bill To	
Gerry Hebert	



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Case No:	EIN: 47-0936244	Judge	Terms
13CV193	TAX ID		

Quantity	Description	Rate	Amount
	Veasey, et al. vs. Perry, et al.		
75	9/3/14; Motion; daily transcript (\$453.75; split five sides) 1.21	90.75
75	Copy for other side: (\$90.00); divided by five	0.24	18.00
75	Copy for other side: (\$90.00); divided by five	0.24	18.00
75	Copy for other side: (\$90.00); divided by five	0.24	18.00
75	Copy for other side: \$90.00); divided by five	0.24	
299	9/3/14; Trial - Day 1; daily; (\$1,808.95; split five sides)	1.21	361.79
299	Copy for other side: (\$358.80); divided by five	0.24	
299	Daily copy rate	0.24	
299	Daily copy rate	0.24	
299	Daily copy rate	0.24	
	Dep. rcvd. \$12,000; \$811.58 applied Credit balance: \$11,188.42		
		Total Due	\$811.58

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Date	Invoice #
9/4/2014	41804

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//s// Toni Hudson

Case No:	EIN: 47-0936244	Judge	Terms
13CV193	TAX ID		

Quantity	Description	Rate	Amount
	Veasey, et al. vs. Perry, et al.		
299	9/3/14; Trial - Day 1; daily; (\$1,808.95; split five sides)	1.21	361.79
299	Copy for other side: (\$358.80); divided by five	0.24	71.76
299	Daily copy rate	0.24	71.76
299	Daily copy rate	0.24	71.76
299	Daily copy rate	0.24	71.76
	Credit Balance: \$11,188.42; \$648.83 applied		
	Remaining credit: \$10,539.59		
	1		
	Tota	I Duo	\$640.02

Total Due

\$648.83

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Date	Invoice #
9/12/2014	41858

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Ph: 361 949-2988





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//s// Toni Hudson

Case I	10: E	EIN: 47-0936244	Judge	Terms
13CV1	93	TAX ID		

Quantity	D	escription		Rate	Amount
	Veasey, et al. vs. Perry, et al.				
238	9/11/14; Trial - Day 8; daily;	; (\$1,439.90 split five	e sides)	1.21	287.98
238	Copy for other side: (\$285.60	0); divided by five		0.24	57.12
238	Daily copy rate			0.24	57.12
238	Daily copy rate			0.24	57.12
238	Daily copy rate			0.24	57.12
	Credit Balance: \$6,312.43; \$	516.46 applied			
	Remaining credit: \$5,795.97				
					and the same of th
					-
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	<u> </u>				

Total Due

Web: www.ExceptionalReporting.com

\$516.46

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Date	Invoice #
9/11/2014	41849

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//s// Toni Hudson

Case No:	EIN: 47-0936244	Judge	Terms
13CV193	TAX ID		

Quantity	С	Description		Rate	Amount
	Veasey, et al. vs. Perry, et al	l.			
422	9/10/14; Trial - Day 7; daily;	· -	e sides)	1.21	510.62
422	Copy for other side: (\$506.4)	0); divided by five		0.24	101.28
422	Daily copy rate			0.24	101.28
422	Daily copy rate			0.24	101.28
422	Daily copy rate			0.24	101.28
	Credit Balance: \$7,228.17; \$ Remaining credit: \$6,312.43				
			Total	Duo	\$915 <i>74</i>

Total Due

\$915.74

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Date	Invoice #
9/10/2014	41839

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//s// Toni Hudson

Case No:	EIN: 47-0936244	Judge	Terms
13CV193	TAX ID		

Quantity	December 1 and	T 5 /	I
Quantity	Description	Rate	Amount
	Veasey, et al. vs. Perry, et al.		
408	9/9/14; Trial - Day 6; daily; (\$2,468.40 split five sides)	1.21	493.68
408	Copy for other side: (\$489.60); divided by five	0.24	97.92
408	Daily copy rate	0.24	97.92
408	Daily copy rate	0.24	97.92
408	Daily copy rate	0.24	97.92
	Credit Balance: \$8,113.53; \$885.36 applied		
	Remaining credit: \$7,228.17		

Total Due

\$885.36

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Date	Invoice #
9/9/2014	41832

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//s// Toni Hudson

Case No:	EIN: 47-0936244	Judge	Terms
13CV193	TAX ID		

Description	Rate	Amount
Veasey, et al. vs. Perry, et al.		
9/8/14; Trial - Day 5; daily; (\$2,165.90 split five sides)	1.21	433.18
Copy for other side: (\$429.60); divided by five	0.24	85.92
Daily copy rate	0.24	85.92
Daily copy rate	0.24	85.92
Daily copy rate	0.24	85.92
Credit Balance: \$8,890.39; \$776.86 applied Remaining credit: \$8,113.53		
	Veasey, et al. vs. Perry, et al. 9/8/14; Trial - Day 5; daily; (\$2,165.90 split five sides) Copy for other side: (\$429.60); divided by five Daily copy rate Daily copy rate Daily copy rate Credit Balance: \$8,890.39; \$776.86 applied	Veasey, et al. vs. Perry, et al. 9/8/14; Trial - Day 5; daily; (\$2,165.90 split five sides) Copy for other side: (\$429.60); divided by five Daily copy rate Daily copy rate Daily copy rate Daily copy rate Credit Balance: \$8,890.39; \$776.86 applied

Total Due

\$776.86

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Date	Invoice #	
9/8/2014	41820	

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//s// Toni Hudson

Case No:	EIN: 47-0936244	Judge	Terms
13CV193	TAX ID		

Quantity	Description	Rate	Amount
	Veasey, et al. vs. Perry, et al.		
376 376 376 376 376	9/5/14; Trial - Day 4; daily; (\$2,274.80 split five sides) Copy for other side: (\$451.20); divided by five Daily copy rate Daily copy rate Daily copy rate Credit Balance: \$9,706.31; \$815.92 applied Remaining credit: \$8,890.39	1.21 0.24 0.24 0.24 0.24	454.96 90.24 90.24 90.24 90.24

Total Due

\$815.92

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Date	Invoice #	
9/5/2014	41814	

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//s// Toni Hudson

Case No:	EIN: 47-0936244	Judge	Terms
13CV193	TAX ID		

Quantity	Description	Rate	Amount
	Veasey, et al. vs. Perry, et al.		
384	9/4/14; Trial - Day 3; daily; (\$2,323.20; split five sides)	1.21	464.64
384	Copy for other side: (\$460.80); divided by five	0.24	92.16
384	Daily copy rate	0.24	92.16
384	Daily copy rate	0.24	92.16
384	Daily copy rate	0.24	92.16
	Credit Balance: \$10,539.59; \$833.28 applied		
	Remaining credit: \$9,706.31		

Total Due

\$833.28

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EXHIBIT 4

REVISED EXHIBIT A TO VEASEY-LULAC MOTION FOR AN AWARD OF ATTORNEYS' FEES, EXPENSES AND COSTS

Part I

<u>Voting Rights Cases In Which J. Gerald Hebert</u> Has Served As Legal Counsel for the United States

Listed below are cases in which I have appeared as legal counsel. I have divided the cases into two categories: 1) those cases where I served as lead attorney for the Government and the Government was a *party* to the lawsuit; and 2) those cases where I served as lead attorney for the Government and the Government participated as *amicus curiae*. Cases marked with an asterisk * are cases involving Section 2 of the Voting Rights Act, those marked with a double asterisk ** are Section 4 or 5 Voting Rights Act cases, and those marked with a triple asterisk *** are language minority cases under the Voting Rights Act (Section 203 cases).

1. Voting rights cases where Hebert served as lead counsel for the United States in the trial court and the United States was a party to the litigation:

Bolden and United States v. City of Mobile, 446 U.S. 55 (1980)

Johnson v. DeGrandy, 512 U.S. 997 (1994) *

County Council of Sumter County, South Carolina v. <u>United States</u>, 555 F. Supp. 694 (D.D.C. 1983) (3-judge court) **

<u>Shaw</u> v. <u>Barr</u>, C.A. No. 92-202-CIV-5-BR (E.D.N.C. 1992)(three-judge court), <u>reversed sub nom. Shaw</u> v. <u>Reno</u>, 113 S. Ct. 2816 (1993)

City of Port Arthur, Texas v. U.S., 459 U.S. 159 (1982) **

Brown and United States v. Board of School Commissioners of Mobile County, 706 F.2d 1103 (11th Cir. 1983)

United States v. Dallas County Commission, 850 F.2d 1430 (11th Cir. 1988)*

United States v. Marengo County Commission, 811 F.2d 619 (11th Cir. 1987) *

<u>United States</u> v. <u>State of South Carolina and Horry County</u>, C.A. No. 79-2467-5 (D. So. Car.)(three-judge court) **

State of Mississippi v. United States, No. 87-3464 (D.D.C.)(three-judge court) **

United States v. State of Georgia, No. 1:90-CV-1749-RCF (N.D. Ga.) *

Georgia v. Reno, C.A. No. 90-2065 (D.D.C. 1995)(three-judge court) **

United States v. State of Arizona, CV 88-1989 PHX EHC (D. Ariz.)***

United States v. Socorro County, New Mexico, C.A. No. 93-1244-JP (D. N.M.) ***

United States v. Brooks County, GA, No. 90-105-Thom (M.D. Ga.)*

United States v. State of Wisconsin, No. 92C-0263-S (W.D. Wisc.)

United States v. McKinley County, NM, No. 86-0028-M (D. N.M.)***

<u>United States</u> v. <u>State of South Carolina</u>, No. 3:90-760-17 (D. SO. CAR.)(three-judge court) **

United States v. Cibola County, NM, No. CIV93-1134 SC (D. N.M.)***

United States v. Lawrence County, MS, (S.D. Miss. 1983)(three-judge court) **

United States v. City of Demopolis, (S.D. Ala. 1986) *

United States v. Laurens County, SC, C.A. No. 6:87-1817-3 (D.S.C. 1987) *

United States v. City of Spartanburg, SC, (D.S.C. 1987)*

United States v. Town of Zebulon, GA, (N.D. Ga.) *, **

United States v. Wilkes County Board of Ed., (S.D. Ga.)

<u>United States</u> v. <u>County Council of Sumter County, SC</u>, (D.S.C.)(three-judge court) **

United States v. Town of Indian Head, MD, (D. Md.) *

United States v. City of Laurel, MS, (S.D. Miss. 1981) *

<u>United States</u> v. <u>County Council of Colleton County, SC</u>, No. 78-903 (D.S.C. 1981)(three-judge court) **

United States v. City of Houston, TX, No. 91-3076 (S.D. Tex.)(three-judge court)**

United States v. Victoria ISD, TX, C.A. No. V-86-17 (S.D. Tex. 1986)(three-judge court) **

United States v. City of Barnwell, SC, No. 1:84-2508-6 (D.S.C. 1986) **

Medina County, TX v. United States, (D.D.C.) (three-judge court) **

Gregg County, TX v. United States, (D.D.C.) (three-judge court) **

<u>United States</u> v. <u>Jones</u>, 846 F. Supp. 955 (S.D. Ala. 1994) *

<u>United States</u> v. <u>City of Augusta, GA</u>, (S.D. Ga.) *

United States v. Wicomico County, MD, No. MJG-87-2557 (D. Md. 1991) *

United States v. East Baton Rouge Parish School Board, LA, C.A. No. 76-252 (M.D. La.) *

2. Cases where Hebert served as lead counsel for the United States in the trial court and the United States appeared as *amicus curiae* in the litigation:

<u>Blanding</u> v. <u>Dubose</u>, 454 U.S. 393 (1982) (I represented the United States as amicus curiae before the three-judge court in this successful lawsuit brought to enforce Section 5 of the Voting Rights Act) **

<u>Lodge</u> v. <u>Buxton</u>, <u>aff'd</u> <u>sub nom</u>. <u>Rogers</u> v. <u>Lodge</u>, 458 U.S. 613 (1982)(I represented the United States as *amicus curiae* before the United States Court of Appeals for the Eleventh Circuit in this successful lawsuit brought under the Voting Rights Act and the United States Constitution) *

Martin v. Mabus, 700 F.Supp. 327 (S.D. Miss. 1988)(three-judge court)(remedy)(I represented the United States as *amicus curiae* before the three-judge court in this successful lawsuit brought to enforce Section 5 of the Voting Rights Act) **

SCLC v. Siegelman, C.A. No. 88-D-462-N (M.D. Ala.)(I represented the United States which filed a brief as *amicus curiae* in this lawsuit brought by private plaintiffs to enforce Section 5 of the Voting Rights Act) **

<u>Clark</u> v. <u>Roemer</u>, C.A. No. 86-435 (M.D. La.)(three-judge court)(I represented the United States which filed a brief as *amicus curiae* in this lawsuit brought by private plaintiffs to enforce Section 5 of the Voting Rights Act) **

<u>Lopez</u> v. <u>Monterey County, California</u>, No. C-91-20559-RMW (EAI) (N.D. Cal.)(three-judge court) (I represented the United States which filed a brief as *amicus curiae* in this lawsuit brought by private plaintiffs to enforce Section 5 of the Voting Rights Act)**

Part II

Voting Rights and Election Cases In Which J. Gerald Hebert Has Served As Legal Counsel

As a Solo Practitioner (1994 to the Present)

Listed below are cases in which I have appeared as legal counsel in my solo law practice, 1994 to the present. Cases marked with an asterisk * are cases involving Section 2 of the Voting Rights Act, those marked with a double asterisk ** are Section 4 or 5 Voting Rights Act cases, and those marked with a triple asterisk *** are language minority cases under the Voting Rights Act (Section 203 cases). Cases in **bold** are cases where I served as lead counsel for the party I represented:

1994 to 2000:

<u>UNITED STATES DEPARTMENT OF COMMERCE V. UNITED STATES HOUSE OF REPRESENTATIVES</u>, 525 U.S. 316 (1999) (In this lawsuit, I represented six Members of Congress who intervened in the case and supported the Census Bureau's methodology for conducting the 2000 census).

<u>CITY OF ANDREWS, TX V. RENO</u>, No. 1:95CV01477 (D.D.C. 1996)(three-judge court) (I represented the City of Andrews, Texas in this lawsuit against the United States Attorney General in which the City obtained a declaratory judgment that changes adopted by the City were entitled to preclearance under Section 5 of the Voting Rights Act)**

<u>DILLARD</u> v. <u>CITY OF FOLEY, AL</u>, No. CV 87-T-1213-N (M.D. Ala.)(I represented private plaintiffs in this successful challenge under Section 2 of the Voting Rights Act and Constitution to the City of Foley's racially selective annexation policy) *

FOREMAN v. COMMISSIONERS' COURT OF DALLAS COUNTY, TX (N.D. TX) (3-judge court) (I represented private plaintiffs in a suit which established that the changes in the discretionary method of selecting polling officials was a covered change under Section 5 of the Voting Rights Act)**

<u>PEGRAM</u> and <u>UNITED STATES</u> v. <u>CITY OF NEWPORT NEWS</u>, VA, No. 4:940000-79 (E.D. Va.) (I represented private plaintiffs in this successful suit challenging the City's at-large method of election under Section 2 of the Voting Rights Act) *

<u>HENDERSON V. CITY OF ONEONTA, AL, No. 98-AR-2491-M (M.D. AL, 1998)</u>. In this case, I represented plaintiffs who successfully brought suit to enforce Section 5 of the Voting Rights Act) **

<u>SIMPSON</u> V. <u>CITY OF HAMPTON, VA</u>, No. 4:95cv83 (E.D. Va.)(I represented private plaintiffs in this suit challenging the City's at-large method of election under Section 2 of the Voting Rights Act) *

SOUTH CAROLINA CONFERENCE OF BRANCHES OF THE NAACP v. TOWN OF HEMINGWAY, SC, No. 4:93-2733-21 (D.S.C.) (I represented plaintiffs in this lawsuit brought under the Constitution and Section 2 of the Voting Rights Act challenging Hemingway's racially selective annexation policy) *

- RICHMOND CRUSADE FOR VOTERS v. COMMONWEALTH OF VIRGINIA, No. 3:95cv531 (E.D. Va.) (I represented plaintiffs who successfully challenged the Commonwealth of Virginia's refusal to implement the provisions of the National Voter Registration Act)
- <u>MOON</u> v. <u>MEADOWS</u>, 952 F. Supp. 1941(E.D. Va. 1997)(three-judge court)(I represented a group of voters who intervened as defendants in this lawsuit challenging, on racial gerrymandering grounds, congressional redistricting in Virginia). Later, I filed a Jurisdictional Statement in the U.S. Supreme Court urging the Court to note probable jurisdiction because race was not the predominant factor in creating the Third Congressional District. The Supreme Court affirmed, however.
- **KING v. STATE BD OF ELECTIONS**, No. 95-C-827(N.D. Ill. 1995)(three-judge court) (I filed a brief *amicus curiae* before the three-judge court in 1996 on behalf of the Democratic National Committee and the Democratic Congressional Campaign Committee in this lawsuit challenging congressional redistricting in Illinois)
- <u>VERA</u> v. <u>BUSH</u>, 116 S. Ct. 1941 (1996)(I appeared as counsel for three incumbent members of Congress whose districts were challenged or affected by this lawsuit challenging congressional redistricting in Texas. One of the three members was granted amicus status)
- <u>ABRAMS</u> v. <u>JOHNSON</u> (I filed a brief *amicus curiae* in the Supreme Court of the United States on behalf of the Georgia Association of Black Elected Officials in this lawsuit challenging congressional redistricting in Georgia)
- <u>CITY OF FAIRFAX</u> v. <u>RENO</u>, C.A. No. 97-2212-JR (D.D.C. 1997)(three-judge court)(I represented the City of Fairfax, Virginia, in this first post-1982 suit brought to obtain a declaratory judgment and bailout from coverage under the special provisions of the Voting Rights Act. The bailout judgment was granted to the City in October 1997). **
- **SHENANDOAH COUNTY v. RENO**, C.A. No. 99-00992-PLF (D.D.C. 1999)(three-judge court)(I represented Shenandoah County, Virginia, in this suit brought to obtain a declaratory judgment and bailout from coverage under the special provisions of the Voting Rights Act. The bailout judgment was granted to the County in 1999.) **
- FREDERICK COUNTY v. RENO, C.A. No. 99-00941-CKK (D.D.C. 1999)(three-judge court)(I represented Frederick County, Virginia, in this suit brought to obtain a declaratory judgment and bailout from coverage under the special provisions of the Voting Rights Act. The bailout judgment was granted to the County in 1999.)**
- <u>JENKINS</u> v. <u>CITY OF OZARK, ALABAMA</u>, No. CV97-A-1450-S (M.D. Ala. 1997)(three-judge court)(I represent the plaintiffs in this successful Section 5 enforcement action)**
- <u>LULAC</u> v. <u>CITY OF AUSTIN, TEXAS</u>, No. A97 CA 908SS (W.D. Tex. 1998)(three-judge court)(I represented the City of Austin, Texas in this Section 5 enforcement action).**

- **BAKER** v. **RAINBOW CITY, AL.**, No. 97-PT-3014 (N.D. Ala. 1997)(three-judge court)(I represented plaintiffs who successfully brought suit to enforce Section 5 of the Voting Rights Act)**
- <u>WILSON</u> V. <u>CITY OF ATTALLA, AL.</u>, No.97-AR-3195 (N.D. Ala. 1997)(three-judge court)(I represented plaintiffs who successfully brought suit to enforce Section 5 of the Voting Rights Act)**
- <u>HAYS</u> V. <u>LOUISIANA</u>, 839 F. Supp. 1138 (W.D. La. 1994)(three-judge court)(I represented individual voters and members of the Louisiana Legislature who participated as *amicus curiae* in this lawsuit challenging congressional redistricting in Louisiana)
- <u>JOHNSON</u> V. <u>MORTHAM</u>, No. CV-94-40025 (N.D. Fla.)(three-judge court) (I represented Congresswoman Corrine Brown as a defendant-intervenor in this lawsuit brought challenging congressional redistricting in Florida)
- <u>HUNT V. CROMARTIE</u>, (U.S. Supreme Court) (I represented several members of the Congressional Black Caucus and filed a brief as amicus curiae in this lawsuit challenging congressional districts in North Carolina)
- **BOXX** V. STATE OF ALABAMA, M.D. Ala. (3-judge court)(I represented plaintiffs who successfully brought suit to enforce Section 5 of the Voting Rights Act)**
- <u>WARD</u> V. <u>STATE OF ALABAMA</u>, M.D. Ala. (3-judge court)(I represented plaintiffs who successfully brought suit to enforce Section 5 of the Voting Rights Act)**
- <u>COMMONWEALTH OF VIRGINIA</u> V. <u>RENO</u>, No. 1:00 CV 00751 (D.D.C.)(3-judge court) (I represented defendant intervenors, a group of state legislators, in this lawsuit which challenged, *inter alia*, the Department of Justice's plan to use statistically-sampled census data to review redistricting plans under the Voting Rights Act).**
- **VOTING INTEGRITY PROJECT v. ARIZONA DEMOCRATIC PARTY**, I represented the Arizona Democratic Party in a suit brought under the Voting Rights Act challenging the State Party's use of internet voting in the 2000 Presidential Primary. Plaintiffs sought a preliminary injunction against the Party's use of internet voting, but the district court denied the requested injunction.*

2001 to 2010:

BARRIENTOS V. STATE OF TEXAS, NO. 03-756 (3-judge court and U.S. Supreme Court). The issue in this case was whether the abandonment of a long-standing practice or tradition in the Texas Senate for considering legislation, known as the 2/3 Rule, was a change requiring preclearance under Section 5 of the Voting Rights Act. I represented Texas State Senators who claimed that the abandonment of a 2/3 Rule was a covered change. The three-judge district court ruled against the plaintiffs and the Supreme Court summarily affirmed.

- **BALDERAS V. STATE OF TEXAS**, (E.D. TX 2001) (3-judge court)(consolidated), *summarily affirmed*, 536 U.S. 919 (2002). This suit involved a successful challenge to the failure of the Texas Legislature to redistrict its Texas congressional districts. I represented a group of Congressmen who intervened in the case. *
- SESSIONS V. STATE OF TEXAS, (E.D. TX 2003)(3-judge court)(consolidated). This suit challenged the 2003 re-redistricting of the Texas congressional districts. The case eventually went to the U.S. Supreme Court *sub nom. LULAC v. Perry.**
- <u>JACKSON v. STATE OF TEXAS</u>, (E.D. TX 2003)(3-judge court)(consolidated). This suit challenged the 2003 re-redistricting of the Texas congressional districts. The case eventually went to the U.S. Supreme Court *sub nom. LULAC v. Perry*.*
- <u>DEL RIO v. STATE OF TEXAS</u> (Travis County District Court & Texas Supreme Court) This suit involved the redistricting of the Texas congressional districts. I represented a group of Congressmen who intervened in the case.*
- <u>CITY OF HARRISONBURG, VA v. ASHCROFT</u>, No. 02-00289-JDB (D.D.C) (I represented the City of Harrisonburg, Virginia, in this suit brought to obtain a declaratory judgment and bailout from coverage under the special provisions of the Voting Rights Act. The bailout judgment was granted to the City in 2002).**
- <u>CITY OF WINCHESTER, VA v. RENO</u>, No. 00-03073-ESH (D.D.C) (I represented the City of Winchester, Virginia, in this suit brought to obtain a declaratory judgment and bailout from coverage under the special provisions of the Voting Rights Act. The bailout judgment was granted to the City in 2001).**
- WARREN COUNTY, VA v. RENO, No. 02-0173-EGS (D.D.C) (I represented Warren County, Virginia, in this suit brought to obtain a declaratory judgment and bailout from coverage under the special provisions of the Voting Rights Act. The bailout judgment was granted to the County in 2002).
- **ROCKINGHAM COUNTY, VA v. ASHCROFT**, No. 02-00391-ESH (D.D.C) (I represented Rockingham County, Virginia, in this suit brought to obtain a declaratory judgment and bailout from coverage under the special provisions of the Voting Rights Act. The bailout judgment was granted to the County in 2002). **
- GREENE COUNTY, VA v. ASHCROFT, No. 03-1877-HHK (D.D.C.). (I represented Greene County, Virginia, in this successful suit brought to obtain a declaratory judgment and bailout from coverage under the special provisions of the Voting Rights Act. The bailout judgment was granted to the County in January 2004). **

- <u>AUGUSTA COUNTY, VA v. GONZALES</u>, No. 05-1885 (D.D.C.) (three-judge court). In this action, I represented Augusta County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- NAACP v. ST. LANDRY PARISH, LOUISIANA, I represented the defendants St. Landry Parish Council and School Board in this Voting Rights Act challenge to the 2002 redistricting plans adopted by the Council and School Board. The case was settled in January 2005.*
- <u>HALL v. COMMONWEALTH OF VIRGINIA</u>, 276 F. Supp. 2d 528 (E.D. Va. 2003), *affirmed*, 385 F.3d 421 (4th Cir. 2004), *cert. denied* (2005). I served as co-counsel representing plaintiffs in an unsuccessful Voting Rights Act challenge to the post-2000 congressional redistricting plan adopted by the Commonwealth of Virginia.
- MAY v. CITY OF MONTGOMERY, ALABAMA, No. 2:07cv738 (M.D. Ala.)(three-judge court). This suit alleged, among other things, that the City had failed to obtain the requisite preclearance of a new election schedule from federal authorities. Plaintiffs sought to enjoin the upcoming elections, citing the alleged lack of preclearance under the Voting Rights Act. I was co-counsel to the City of Montgomery, which contended that preclearance had been obtained. The case was dismissed as moot. **
- <u>CITY OF SALEM, VA v. GONZALES</u>, No.06-977 (DDC) (three-judge court). In this action, I represented the City of Salem in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- **BOTETOURT COUNTY, VA v. GONZALES**, No. 06-1052(D.D.C) (three-judge court). In this action, I represented Botetourt County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- ESSEX COUNTY, VA v. MUKASEY, (D.D.C) (three-judge court). In this action, I represented Essex County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- <u>AMHERST COUNTY, VA v. MUKASEY</u>, (D.D.C) (three-judge court). In this action, I represented Amherst County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- <u>MIDDLESEX COUNTY, VA v. MUKASEY</u>, (D.D.C) (three-judge court). In this action, I represented Middlesex County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- <u>PAGE COUNTY, VA v. MUKASEY</u>, (D.D.C) (three-judge court). In this action, I represented Page County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **

<u>CITY OF KINGS MOUNTAIN v. HOLDER</u>, 1:10-cv-01153-PLF -DST –TFH (D.D.C.) (three-judge court). In this action, I represented the City of Kings Mountain in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **

<u>WILLIE RAY v. STATE OF TEXAS</u>, 2:06-CV-385(TJW) (E.D. Texas). This case challenged the constitutionality of certain provisions of the Texas Election Code, and the racially selective prosecution of African American and Latino citizens by Texas Attorney General Greg Abbott for allegedly violating those provisions. The case was settled.

<u>NAMUDNO v. HOLDER</u>, 557 U.S. 193 (2009). This case challenged the constitutionality of Section 5 of the Voting Rights Act. In the district court, I represented Travis County, Texas, which supported the defendant Holder and argued in favor of the constitutionality of Section 5 of the Voting Rights Act. In the U.S. Supreme Court, I represented jurisdictions that had bailed out from Section 5 coverage and urged the Court to uphold Section 5.

2011 to Present:

PEREZ v. PERRY, No. 11-360 (W.D. TX)(three-judge court)(consolidated cases--including *Quesada v. Perry*, No. 11-593-OLG-JES-XR) challenging Texas Congressional and State House districts under Sections 2 and 5 of the Voting Rights Act, and the Fourteenth and Fifteenth Amendments to the United States Constitution. The case has been to the U.S. Supreme Court twice, and remains pending.

<u>DAVIS v. PERRY</u>, No. 11-788 (W.D. TX)(three-judge court)(consolidated with LULAC v. Perry), No. 11-788, challenging under Section 2 and the United States Constitution the state senate redistricting plan insofar as it dismantled Senate District 10 and in doing so discriminated against minority voters in the district.

STATE OF TEXAS v. UNITED STATES OF AMERICA 1:11-cv-01303-RMC-TBG-BAH (D.D.C.) (three-judge court) (In this lawsuit, the State of Texas sought preclearance to its statewide redistricting plans. I represented a group of Defendant Intervenors who successfully opposed preclearance of the state senate plan and the congressional plan before the three-judge court. I also served in the case as co-administrative coordinator for the various Defendant-Intervenor groups in the lawsuit. The Supreme Court vacated and remanded the case following the decision in *Shelby County, Al. v. Holder*).

STATE OF TEXAS v. HOLDER, 1:12-cv-00128-RMC-DST-RLW (TX Voter ID case). In this lawsuit, the State of Texas sought Section 5 preclearance of its photo ID bill. I represented a group of Defendant Intervenors who opposed preclearance. I also served as co-administrative coordinator for the various Defendant-Intervenor groups. The three-judge court denied

preclearance. On appeal, the decision was vacated and the case remanded to the D.C. Court in light of *Shelby County, AL v. Holder*.

LAROQUE et al v. HOLDER, 1:10-cv-00561-JDB (D.D.C.) This case challenged the constitutionality of the Voting Rights Act and I represented a group of Defendant-Intervenors defending against the challenge. On appeal, the case was declared moot.

STATE OF SOUTH CAROLINA v. UNITED STATES OF AMERICA, No. 1:12-cv-00203 (CKK-BMK-JDB) (D.D.C.) (three-judge court). I served as co-counsel to a group of Defendant-Intervenors in this Section 5 declaratory judgment suit involving the South Carolina voter ID law. The State was granted preclearance after changes were made during the litigation to the photo ID bill. **

LEAGUE OF WOMEN VOTERS v. DETZNER, No.: 2012-CA-00490 (Leon County, Florida). I am co-counsel to the League of Women Voters which challenges the redistricting of Florida's state senate and congressional redistricting plans, on the grounds that those plans violate the State Constitution's prohibitions on drawing plans to favor one political party over another or to favor an incumbent. The case is pending.

BROWN v. STATE OF FLORIDA (S.D. Florida). This case was a challenge to the constitutionality of amendments to the Florida Constitution that regulated statewide redistricting plans. I represented a group of intervenor defendants who supported the provisions. The district court upheld the amendments and the U.S. Court of Appeals affirmed.

BEAUMONT INDEPENDENT SCHOOL DISTRICT v. UNITED STATES OF AMERICA,

1:13-cv-00401-RC-BMK-ESH (D.D.C.) (three-judge court). In this Section 5 declaratory judgment case, I represented the Plaintiff Beaumont ISD seeking Voting Rights Act approval of certain voting changes.

<u>YUBA COUNTY WATER AGENCY v. HOLDER</u>, No. 1:13-cv-00352 (D.D.C.) (three-judge court). In this action, I represented the Water Agency in an action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. The case was dismissed without prejudice following the Supreme Court's ruling in *Shelby County, Alabama v. Holder.* **

NORTH YUBA WATER DISTRICT v. HOLDER, 1:13-cv-00407 (D.D.C.) (three-judge court). In this action, I represented the Water District in an action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. The case was dismissed without prejudice following the Supreme Court's ruling in *Shelby County, Alabama v. Holder.* **

- **LINDA FIRE PROTECTION DISTRICT v. HOLDER,** 1:13-cv-00485 (D.D.C.). In this action, I represented the Fire Protection District in an action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. The case was dismissed without prejudice following the Supreme Court's ruling in *Shelby County, Alabama v. Holder.* **
- LINDA COUNTY WATER DISTRICT v. HOLDER, 1:13-cv-00363-JEB-JWR-JDB). In this action, I represented the Water District an action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. The case was dismissed without prejudice following the Supreme Court's ruling in *Shelby County, Alabama v. Holder*. **
- HANOVER COUNTY, VIRGINIA v. HOLDER, 1:13-cv-00625-BAH-JRB-KBJ). In this action, I represented Hanover County in an action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. The case was dismissed without prejudice following the Supreme Court's ruling in *Shelby County, Alabama v. Holder.* **
- <u>CITY OF FALLS CHURCH, VIRGINIA v. HOLDER</u>, 1:13-cv-00201-ABJ-DBS-RJL). In this action, I represented the City of Falls Church in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- <u>CITY OF WHEATLAND, CALIFORNIA v. HOLDER</u>, 1:13-cv-00054-RMC-DST-RBW). In this action, I represented the City of Wheatland in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- STATE OF NEW HAMPSHIRE v. HOLDER, 1:12-cv-01854-EGS-TBG-RMC). In this action, I represented the State of New Hampshire in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- BROWNS VALLEY IRRIGATION DISTRICT v. HOLDER, 1:12-cv-01597-RWR-KLH-TFH). In this action, I represented Browns Valley Irrigation District in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- MERCED COUNTY, CALIFORNIA v. HOLDER, 1:12-cv-00354-TFH-DST-ABJ). In this action, I represented Merced County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- **PRINCE WILLIAM COUNTY, VIRGINIA v. HOLDER**, 1:12-cv-00014-ESH-TBG-JEB). In this action, I represented Prince William County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- KING GEORGE COUNTY, VIRGINIA v. HOLDER, 1:11-cv-02164-BAH-KLH-ESH). In this action, I represented King George County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **

- JAMES CITY COUNTY, VIRGINIA v. HOLDER, 1:11-cv-01425-PLF-DST-TFH). In this action, I represented James City County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- <u>CITY OF WILLIAMSBURG, VIRGINIA v. HOLDER</u>, 1:11-cv-01415-EGS-JR-RWR (D.D.C.) (three-judge court). In this action, I represented Williamsburg in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- <u>CULPEPER COUNTY, VIRGINIA v. HOLDER</u>, 1: 1:11-cv-01477-JEB-JWR-RLW (D.D.C.) (three-judge court). In this action, I represented Culpeper County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- <u>CITY OF BEDFORD, VIRGINIA v. HOLDER</u>, 11-cv-00473-TFH-TBG-RLW (D.D.C.) (three-judge court). In this action, I represented the City of Bedford in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- **BEDFORD COUNTY, VIRGINIA v. HOLDER**, 1:11-cv-00499-ESH-KLH-BAH (D.D.C.) (three-judge court). I represented Bedford County in a successful bailout action brought under Section 4 of the Voting Rights Act. **
- RAPPAHANNOCK COUNTY, VIRGINIA v. HOLDER, 1:11-cv-01123-JEB -KLH-RMC (D.D.C.) (three-judge court). I represented Rappahannock County in a successful bailout action brought under Section 4 of the Voting Rights Act. **
- CITY OF MANASSAS PARK, VIRGINIA v. HOLDER, 1:11-cv-00749-CKK-JRB-HHK (D.D.C.) (three-judge court). I represented the City of Manassas Park in a successful bailout action brought under Section 4 of the Voting Rights Act. **
- <u>ALTA IRRIGATION DISTRICT v. HOLDER</u>, 1:11-cv-00758-RJL-DAG-PLF (D.D.C.) (three-judge court). I represented the Alta Irrigation District in a successful bailout action brought under Section 4 of the Voting Rights Act. **
- <u>JEFFERSON COUNTY DRAINAGE DISTRICT NO. 7 v. HOLDER</u>, 1:11-cv-00461-RWR-DST-RJL) (D.D.C.) (three-judge court). I represented this Jefferson County Drainage District in a successful bailout action brought under Section 4 of the Voting Rights Act.**
- <u>HANOVER COUNTY, VIRGINIA v. HOLDER</u> (D.D.C.) (three-judge court). In this lawsuit, I represented Hanover County in a successful action brought under Section 4 of the Voting Rights Act to obtain a bailout from the special remedial provisions of the Act. **
- **HARDING v. DALLAS COUNTY, TEXAS**, No. 3:15-CV-00131-D (N.D. TX). This is a pending challenge by Anglo voters to the 2011 redistricting plan for the Dallas County

Commissioners' Court. I serve as co-counsel to the defendants in the case, which is currently on appeal to the Fifth Circuit.

PART III

<u>Cases In Which J. Gerald Hebert Has Served As Legal Counsel</u> To A Party or An *Amicus Curiae* on Behalf of the Campaign Legal Center

(2004 to the present)

Listed below are cases in which I have appeared as legal counsel for a party or for an *amicus curiae* in campaign finance cases, Voting Rights Act cases, or other election law cases at the Campaign Legal Center, a non-profit, non-partisan organization in Washington, DC.

Federal Litigation 1. Campaign Finance and Ethics Cases

CITIZENS UNITED v. FEC, 558 U.S. 310 (2010) (U.S. Supreme Court.) Citizens United filed suit to challenge the federal "electioneering communications" corporate funding restriction and disclosure requirements as applied to its film entitled *Hillary: The Movie* and its advertisements promoting the film. On July 18, 2008, a three-judge panel upheld the federal law. On January 21, 2010, the Supreme Court struck down the 60-year-old federal restriction on corporate expenditures in candidate elections, and overturned *Austin v. Michigan Chamber of Commerce* (1990) and part of *McConnell v. FEC* (2003). In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed one *amici* brief with the district court and two *amici* briefs with the Supreme Court on behalf of campaign finance reform groups.

WISCONSIN RIGHT TO LIFE v. FEC, 551 U.S. 449 (2007) (US Supreme Court) and No. 04-1260 (DBS, RWR, RJL)(D.D.C.)(3-judge court). Wisconsin Right to Life (WRTL) challenged provisions of BCRA which prohibited it from making certain election communications during and prior to the 2004 elections. The three-judge court rejected WRTL's challenge and the Supreme Court reversed and struck down the provisions. I served as legal counsel for the Campaign Legal Center, Senator John McCain, and Representatives Christopher Shays and Martin Meehan in the case as amici curiae defending the statute and supporting defendant FEC.

McCOMISH v. BENNETT, 572 U.S. 185 (2014) (U.S. Supreme Court). This was a constitutional challenge to the "matching funds trigger provisions" of the Arizona Citizens Clean Elections Act, which provided participating candidates with additional funds if non-participating opponents or outside groups spend above the statutory threshold. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amici* brief in the Supreme Court on behalf of the Legal Center and seven other public interest groups to defend the Arizona law. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I also filed an *amici* brief with the district court in 2009.

McCutcheon v. FEC, 572 U.S. 185 (2014). This challenge to federal aggregate contribution limits was filed by plaintiffs Shaun McCutcheon and the Republican National Committee (RNC). Plaintiffs in McCutcheon v. FEC challenge both the \$70,800 aggregate limit on contributions to non-candidate committees and the \$46,200 aggregate limit on contributions to candidate committees in a two-year election cycle. The three-judge district court rejected the challenge, but the U.S. Supreme Court has noted probable jurisdiction. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an amici brief in the district court and the Supreme Court defending the aggregate limits. The Supreme Court brief was filed on behalf of nine nonprofit organizations, including AARP, the League of Women Voters of the United States, Common Cause, CREW, and Public Campaign, among others.

DAVIS V. FEC, 554 U.S. 724 (2008) (Supreme Court). This was a federal court challenge to the Millionaire's Amendment of the Bipartisan Campaign Reform Act of 2002. Under the Millionaire's Amendment, when a wealthy self-financed candidate spent in excess of a specified threshold of personal funds, the Amendment provided for an increase in contribution limits and an elimination of coordinated party spending limits for such candidate's non-wealthy opponent. The Amendment also imposed additional disclosure requirements on the self-financing wealthy candidate. The Supreme Court invalidated all of these provisions. I served as legal counsel to amici supporting these amendments in the U.S. Supreme Court.

SHAYS v. FEC, No. 04-5352 (D.C.Cir.) (Shays I). This was an appeal from a ruling of the D.D.C. (Kollar-Kotelly, J.) striking down regulations promulgated by the FEC to implement the Bipartisan Campaign Reform Act (BCRA). I served as legal counsel to United States Senators John McCain and Russell Feingold who appeared in the case as *amici curiae* and filed a brief supporting Appellees Shays and Meehan.

SHAYS v. FEC (527 Suit), No. 1:04-cv-01597-EGS (D.D.C.) (Sullivan, J.) (Shays II). This lawsuit challenged the failure of the FEC to promulgate effective regulations that would apply to 527 groups and set forth when they must register as political committees. I served as legal counsel to United States Senators John McCain and Russell Feingold who appeared in the case as *amici curiae*.

LAIR V. MOTL, **873 F. 3d 1170** (9th Cir. 2017). This case involved a First Amendment challenge to Montana's contribution limits. In this case, I filed a brief in the Ninth Circuit Court of Appeals on behalf of the Campaign Legal Center, Common Cause, Justice at Stake and the League of Women Voters on behalf of Montana arguing that the limits were justified by a compelling state interest and that such limits were especially important in judicial elections.

NC RIGHT TO LIFE v. LEAKE, No. 5:99-CV-798-BO(3). This case involves a constitutional challenge to several North Carolina campaign finance laws. I represent the Campaign Legal Center in the case, which filed a brief as *amicus curiae* arguing that North Carolina's limits on contributions to independent expenditure political committees are constitutional.

VOTERS EDUCATION COMMITTEE v. WASHINGTON PUBLIC DISCLOSURE COMMISSION. No. 04-2-23551-1SEA (King County Superior Court). Suit alleges that certain

ads aimed at a state Attorney General candidate are not express advocacy, but rather are "issue advocacy" and protected "political speech". I represent the Campaign Legal Center in the case, which filed a brief as *amicus curiae* arguing that the state law at issue does not violate the free speech rights of plaintiff 527 corporations by requiring them to register as a political organization and file reports of their contributions and expenditures.

EMILY'S LIST v. FEC, No. 1:05cv00049 (D.D.C.). EMILY's List challenged a new rule adopted by the FEC late last summer that requires a federal committee to use at least 50 percent federal funds to pay for generic voter mobilization drives and other activities that affect both federal and nonfederal elections, along with a rule that clarified the definition of the term "contribution." I represented Senators John McCain and Russell Feingold, Representatives Christopher Shays and Martin Meehan, and the Campaign Legal Center which appeared as *amici curiae* in the case and filed a brief opposing EMILY's List's motion for a preliminary injunction.

CHRISTIAN CIVIC LEAGUE OF MAINE v. FEC, No. CV06-0614 (three-judge court) (D.D.C.). The Christian Civic League of Maine has challenged provisions of BCRA which prohibited it from making certain election communications during and prior to the 2006 elections in Maine. The three-judge court denied the Christian Civic League's motion for preliminary injunction and the case is on appeal to the U.S. Supreme Court. I served as co-counsel for the defendant intervenors in the case: U.S. Senators John McCain and Russ Feingold, and Representatives Christopher Shays, Martin Meehan, and Tom Allen supporting the defendant FEC.

DELAWARE STRONG FAMILIES V. DENN, 793 F. 3d 304 (2015)(3rd Cir.). This case was a constitutional challenge to the State of Delaware's electioneering communications disclosure requirements. CLC was co-counsel to the State of Delaware in the case and defended the law. The United States Court of Appeals for the Third Circuit held that the law's disclosure requirements were sufficiently tailored to Delaware's asserted interest in an "informed electorate."

UNITED STATES v. VALDES, No. 03-3066 (DC Cir.) I filed an *amicus* brief in the U.S. Court of Appeals for the District of Columbia on behalf of the Campaign Legal Center supporting the defendant United States in this appeal, which involved an interpretation and application of the federal anti-gratuities statute.

CAO AND RNC v. FEC, No. 10-30146 (5th Cir.), cert. denied No. 10-776 (U.S. Sup. Ct.) In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an amicus brief on April 19, 2010 with the en banc Fifth Circuit Court of Appeals to defend the constitutionality of the party coordinated spending limits. On September 10, 2010, the U.S. Court of Appeals for the Fifth Circuit upheld several provisions of the Federal Election Campaign Act (the Act) relating to political parties' contribution limits to federal candidates and coordinated expenditure limits.

GREEN PARTY OF CONNECTICUT V. LENGE, Nos. 09-0599, 09-0609 (2d Cir.), cert. petition No. 10-795 (U.S. Sup. Ct.) In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I served as co-counsel to the defendant-intervenors in the Supreme Court opposing the petition for *certiorari*, a case that challenged the constitutionality of

Connecticut's public financing system and its statutory ban on contributions from lobbyists, state contractors and members of their immediate families and their solicitation of contributions.

- *U.S. v. O'DONNELL*, No. 09-50296 (9th Cir.), cert. petition No. 10-1099 (U.S. Sup. Ct.) This case involved whether federal law "prohibits straw donor contributions, in which a defendant solicits others to donate to a candidate for federal office in their own names and furnishes the money for the gift either through an advance or a prearranged reimbursement. CLC, with D21, filed an *amici* brief with the Ninth Circuit, urging the Court to correct the erroneous interpretation given to the federal law provision by the district court.
- *U.S. v. DANIELCZYK*, No. 11-cr-00085 (E.D. Va.), No. 11-4667 (4th Cir.) This criminal case concerned a number of alleged campaign finance violations, including that the defendants illegally directed corporate contributions to Hillary Clinton's 2008 Presidential campaign. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amici* brief in the U.S. Court of Appeals for the Fourth Circuit on the side of the United States.
- KOERBER v. FEC, No. 2:08-cv-00039 (E.D.N.C.) In September 2008, the Committee for Truth in Politics challenged the constitutionality of the federal disclosure requirements for "electioneering communications," and the FEC's policy for determining federal "political committee" status. The CLC, with D21, filed *amici* briefs defending the law on October 14, 2008 with the district court, and on April 24, 2009 with the Fourth Circuit.
- THE REAL TRUTH ABOUT OBAMA, INC. (RTAO) v. FEC, No. 08-cv-00483 (E.D. Va.), No. 11-1760 (4th Cir.) RTAO filed suit in the U.S. District Court for the Eastern District of Virginia to enjoin a number of FEC regulations governing when independent groups must register as federal political committees and comply with the applicable federal restrictions and disclosure requirements. The CLC, with D21, filed an *amici* brief on October 27, 2011 to defend the FEC rules with the Fourth Circuit following the remand of the case from the Supreme Court. The CLC previously filed *amici* briefs in this case in the district court and the Fourth Circuit on August 14, 2008, October 28, 2008 and October 17, 2010.
- VAN HOLLEN v. FEC, No. 11-cv-00766 (D.D.C.) On April 21, 2011, Representative Chris Van Hollen (D-MD) filed a lawsuit against the FEC to challenge a 2007 FEC regulation that narrowed the scope of federal disclosure requirements connected to electioneering communications. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center (CLC), I was one of the attorneys representing Rep. Van Hollen as CLC is part of Van Hollen's pro bono legal team. The case remains pending.
- AMERICAN TRADITION PARTNERSHIP, INC. v. BULLOCK, DA 11-0081 (Sup. Ct. Mont.), cert. denied No. 11-1179 (U.S. Sup. Ct.) In March 2010, plaintiffs filed suit to challenge Montana's corporate expenditure restriction, M.C.A. § 13-35-227, on grounds that it was unconstitutional under Citizens United v FEC. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an amici brief in support of itself and 13 other public interest groups on May 18, 2012, urging the U.S. Supreme Court to deny certiorari, or if it grants certiorari, to grant plenary review.

WAGNER v. FEC, No. 11-cv-1841 (D.D.C.) On October 19, 2011, plaintiffs filed a complaint with the U.S. District Court for the District of Columbia to challenge the constitutionality of the federal governmental contractor contribution ban, 2 U.S.C. § 441c, as applied to individuals who have personal services contracts with federal agencies. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amicus* brief in the district court supporting the contractor contribution ban.

RNC v. FEC, No. 1:08-cv-01953-RJL-RMC (D.D.C.) (three-judge court). On November 13, 2008, the RNC filed suit in federal district court to challenge BCRA's "soft money" restrictions that bar the national parties from raising or spending soft money and prohibit state parties from using soft money for activities that affect federal elections, such as voter registration or GOTV drives. On March 9, 2009, the Legal Center filed an *amici* brief on behalf of former Representatives Shays and Meehan and Senators McCain and Feingold to defend the "soft money" provisions. On June 29, 2010, the Supreme Court summarily affirmed the decision of a three-judge panel to dismiss the RNC's as-applied challenge to the soft money restrictions of the Bipartisan Campaign Reform Act (BCRA).

SPEECHNOW.ORG v. FEC (D.C. Cir.) 599 F.3d 686, 694 (D.C. Cir. 2010) (en banc). In February 2008, SpeechNow.org filed suit and requested a preliminary injunction to enjoin the federal contribution limits and disclosure requirements as applied to so-called "independent expenditure committees." The DC Circuit struck down the contribution limits but upheld the disclosure requirements. The Legal Center filed two amici briefs with the D.C. Circuit in 2009 to support the constitutionality of the federal contribution limits as applied to a political committee making only independent expenditures.

WASHINGTON v. WASHINGTON EDUCATION ASSOCIATION, No. 05-1657 (U.S. Supreme Court). In this case, CLC filed a brief as amicus curiae urging the U.S. Supreme Court to grant a petition for certiorari filed by the State of Washington to review a decision by the Supreme Court of Washington that invalidated a state law restricting the election-related use of nonmember agency shop fees on the ground that the "opt-in" requirement violated the First Amendment.

HISPANIC LEADERSHIP FUND v. FEC, No. I:12cv893 (E.D. VA.). Plaintiffs sought to air television advertisements criticizing President Obama without complying with "electioneering communication" disclosure requirements, which include donor disclosure. The ads proposed by HLF would not have mentioned President Obama by name and instead would use the terms "the White House" and "the Administration" and audio recordings of the President's voice. In an attempt to evade the electioneering communication disclosure requirements, HLF argued that its ads do not refer to a clearly identified candidate, and that the disclosure provisions are unconstitutional. The District Court denied an injunction and rejected the constitutional challenge. In my capacity as Director of Litigation for the non-profit, non-partisan Campaign Legal Center, I filed an *amicus* brief in 2012 supporting the FEC and defending the challenged provisions.

VAN HOLLEN v. IRS, No. 13-1276 (D.D.C.) (JDB), this lawsuit was filed on August 23, 2013, and challenged the failure of the IRS to conduct a rulemaking proceeding to adopt new rules to

properly implement the tax law's eligibility requirements for tax-exempt status as a 501(c)(4) "social welfare" organization. I served as co-counsel to the plaintiff in my capacity as Director of Litigation for the Campaign Legal Center. The case was recently dismissed voluntarily based on the IRS's announcement that it is undertaking a rulemaking proceeding to address the problems arising from campaign activities by 501(c)(4) groups.

NATIONAL ASSOCIATION OF MANUFACTURERS v. TAYLOR, No. 08-5085 (D.C. Court of Appeals). In this case, CLC filed an *amici curiae* brief with other non-profit organizations urging affirmance of a district court decision that dismissed a facial and an as-applied challenge to the constitutionality of lobbying disclosure provisions of the Honest Leadership and Open Government Act ("HLOGA"). The court of appeals affirmed.

ASSOCIATION OF AMERICAN PHYSICIANS & SURGEONS v. BREWER, No. 05-15630 (9th Cir. 2005). In this case, CLC filed a brief in the Ninth Circuit as *amicus curiae* urging affirmance of a district court decision upholding provisions of Arizona public financing law. The court of appeals affirmed.

2. Voting Rights Cases

SHELBY COUNTY v. HOLDER, 570 U.S. 529 (2013). This case involved a challenge to the constitutionality of certain special provisions of the Voting Rights Act of 1965, as amended. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amici* brief in the Supreme Court on behalf of jurisdictions that have bailed out from coverage under the Act.

EVENWEL V. ABBOTT, 578 U.S. __ (2016) This case involved a challenge under the U.S. Constitution to the Census Bureau's method of conducting the census. The challengers urged the Court to require that the Census Bureau use citizenship voting age population or registered voter data. In my capacity as Director of Litigation for CLC, I represented former Directors of the Census Bureau who filed an *amici curiae* brief in the Supreme Court, urging the Court to reject the plaintiffs' challenge.

COOPER V. HARRIS, 581 U.S. __ (2017) This case involved a challenge to North Carolina's congressional districts, alleging that they were racially gerrymandered in violation of the U.S. Constitution. The three-judge court found that the State of NC had used race as the predominant factor in drawing district lines without a compelling reason for doing so. The Supreme Court affirmed. CLC submitted an amici curiae brief in the U.S. Supreme Court on behalf of itself, the League of Women Voters, the Voting Rights Institute, the Racial Justice Project at New York Law School, the National Council of Jewish Women and the National Association of Social Workers supporting the challengers (appellees).

BARTLETT v. STRICKLAND, 556 U.S. 1 (2009). In this case, I filed an *amicus curiae* brief on behalf of the Campaign Legal Center urging the Court to hold that minority group plaintiffs in

voting rights cases may bring cases under Section 2 even when their group constitutes less than 50% of a proposed district's population. The Court held otherwise.

VEASEY v. PERRY, No. 13-139 (NGR) (S.D. TX). This case is a challenge to the Texas photo ID law, S.B. 14, brought under the Voting Rights Act and various provisions of the Constitution. The trial court ruled SB 14 was unlawful. The Fifth Circuit affirmed and the *en banc* Fifth Circuit also affirmed.

WHITFORD v. GILL, No. 3:15-cv-00421 (W.D. Wis.). This is a pending partisan gerrymandering challenge under the U.S. Constitution to the redistricting plan for the Wisconsin General Assembly. A judgment in favor of plaintiffs was handed down in 2016. The U.S. Supreme Court vacated that ruling and remanded the case for further proceedings. The case remains pending before a three-judge district court.

WITTMAN V. PERSONHUBALLAH, 578 U.S. (2016). In this racial gerrymandering case involving congressional districts in Virginia, the CLC submitted an *amici curiae* brief in the U.S. Supreme Court on behalf of itself, the League of Women Voters, the Voting Rights Institute and the National Council of Jewish Women.

BETHUNE-HILL v. VA. STATE BD. OF ELECTIONS, 137 S. Ct. 788 (2017). In this racial gerrymandering challenge to legislative districts (General Assembly) in Virginia, CLC submitted an amici curiae brief in the U.S. Supreme Court on behalf of itself, the League of Women Voters, the Voting Rights Institute, the Racial Justice Project at New York Law School, the National Council of Jewish Women, and the National Association of Social Workers.

ARIZONA STATE LEGISLATURE v. ARIZONA INDEPENDENT REDISTRICTING COMMISSION, 576 U.S. ___ (2015). In this case, the Arizona Legislature challenged under the Elections Clause the creation of an independent, voter-approved redistricting commission. I filed an amici curiae brief as co-counsel on behalf of the Campaign Legal Center, the ACLU, The League of Women Voters of the United States, Common Cause, and Democracy 21.

NEW YORK STATE BOARD OF ELECTIONS v. TORRES, 552 U.S. 196 (2008). Under New York's Constitution, State Supreme Court Justices are elected in each of the State's judicial districts. For nearly a century, New York's election law required parties to select their nominees by delegates at a convention. To run for delegate, a person must submit a 500-signature petition. Convention's nominees appear automatically on the general-election ballot. Plaintiffs challenged this system under the First Amendment. The Supreme Court rejected the challenge. I filed an amici curiae brief urging that the challenge be rejected on behalf of Thomas Mann, Norman Ornstein, the Reform Institute, and the Campaign Legal Center.

LEWIS V. STATE OF ALABAMA, No. 17-11009 (11th Cir.)(2018). In this case, a district court in Alabama had held that the Voting Rights Act did not authorize a private right of action or abrogate state sovereign immunity. CLC served as co-counsel to amici curiae NAACP Legal Defense and Educational Fund, Inc. and the Campaign Legal Center, submitting a brief in the Eleventh Circuit Court of Appeals urging a reversal of the lower court decision. The brief

addressed two issues: sovereign immunity and whether private plaintiffs have standing to sue under Section 2 of the Voting Rights Act. The court of appeals reversed the trial court, finding that: 1) plaintiffs have standing to assert their claims against the attorney general, and the Eleventh Amendment provides no shield; and 2) Congress unequivocally expressed its intent to abrogate the states' Eleventh Amendment immunity through § 2 of the Voting Rights Act.

HOLLOWAY v. CITY OF VIRGINIA BEACH, VIRGINIA, 2:18cv69 (E.D. VA). This case is a pending challenge under the Voting Rights Act to the method of electing the Virginia Beach City Council.

THOMPSON v. STATE OF ALABAMA, 2:16-cv-00783-ECM-GMB (M.D. Al). This is a pending challenge under the Voting Rights Act and the U.S. Constitution to felon disenfranchisement laws in the State of Alabama.

FAIRLEY v. HATTIESBURG, MISSISSIPPI, No. 15-60637 (11TH Cir. 2016). This case involved a challenge to the redistricting plan for the Hattiesburg City Cou7ncil. CLC served as cocounsel in the appeal to the Fifth Circuit, which affirmed a trial court decision that the plan was not unlawful.

STATE/MUNICIPAL LAW LITIGATION

3. State Disclosure Cases

DOE v. REED, No. 09-559 (U.S. Sup. Ct.), on remand No. 3:09-cv-05456 (W.D. Wa.), on appeal No. 11-35854 (9th Cir.) Plaintiffs filed suit to halt Washington State from making petitions connected to a state ballot measure available in response to requests made under the state Public Records Act. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amicus* brief on March 28, 2012 with the Ninth Circuit, urging the court to reject the plaintiffs' as-applied challenge and arguing that the narrow exemption to disclosure for harassment set forth in *Buckley v. Valeo* was not warranted in this case.

PROTECTMARRIAGE.COM v. BOWEN, 2:09-cv-00058 (E.D. Calif.), on appeal No. 11-17884 (9th Cir.) In January 2009, Plaintiffs brought a challenge in the U.S. District Court for the Eastern District of California to a California law requiring ballot measure committees to disclose the names and other information of their contributors of \$100 or more. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amicus* brief to support California's ballot measure disclosure law with the Ninth Circuit on April 17, 2012.

HUMAN LIFE OF WASHINGTON, INC. ("HLW") v. BRUMSICKLE, No. 09-35128 (9th Cir.) In April 2008, HLW challenged the constitutionality of several components of the State of Washington's political committee disclosure regime, including the State's definitions of "political committee," "independent expenditure," and "political advertising." On June 4, 2009, and in my

capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amicus* brief with the Ninth Circuit to defend the disclosure laws.

Ohio). ORTL filed suit in the U.S. District Court of the Southern District of Ohio to challenge multiple provisions of Ohio's campaign finance law, including its "electioneering communications" corporate funding prohibition and related disclosure requirements. On July 18, 2008, and in my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center (CLC), I filed an *amici* brief on behalf of CLC and Ohio Citizen Action, defending the constitutionality of Ohio's electioneering communications disclosure requirements.

TEXAS DEMOCRATIC PARTY v. KING STREET PATRIOTS, No. D-1-GN-11-002363 (D.Ct. Travis Co.) The Texas Democratic Party filed an action seeking damages and declaratory and injunctive relief in connection to several violations of state campaign finance law allegedly committed by the King Street Patriots. In response to the suit, the King Street Patriots filed a counterclaim challenging numerous provisions of Texas campaign finance law, including the state corporate contribution restriction, and the disclosure and organizational requirements applicable to political committees and related statutory definitions. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed in September 2011 an *amicus* brief to oppose the counterclaim and to defend the constitutionality of Texas' campaign finance laws.

NATIONAL ORGANIZATION FOR MARRIAGE v. **BROWNING**, This was a constitutional challenge to certain provisions of Florida law relating to electioneering communications and disclosure, alleging that the provisions were overbroad and vague. In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amicus* brief in the Eleventh Circuit defending the Florida laws, which were upheld by the court of appeals.

State Contribution Limit Cases

COMMITTEE ON JOBS, ET AL. v. HERRERA, 07-cv-03199 (N.D. Cal.) In June 2007, two political committees filed a challenge in the U.S. District Court for the Northern District of California to the constitutionality of San Francisco's limit on contributions to political committees that make only independent expenditures in City elections. On August 27, 2007, the CLC filed an amici brief on behalf of itself and four other nonprofit political reform organizations supporting the constitutionality of the San Francisco contribution limits.

MINNESOTA CONCERNED CITIZENS FOR LIFE (MCCL) v. SWANSON, 10-cv-2938 (D. Minn.), on appeal No. 10-3126 (8th Cir.) MCCL challenged multiple provisions of Minnesota's campaign finance law pertaining to the regulation of corporations. On December 22, 2010, the CLC, with D21, filed an *amici* brief to defend Minnesota's disclosure law and its restrictions on corporate contributions.

THALHEIMER v. CITY OF SAN DIEGO, No. 10-55322 (9th Cir.) In December 2009, plaintiffs filed a constitutional challenge to several provisions of San Diego's campaign finance

laws. On April 9, 2010, the CLC filed a brief *amici curie* with the Ninth Circuit on behalf of itself and two other public interest groups to support the contribution limit.

DAVENPORT v. WASHINGTON EDUCATION ASSOCIATION, Nos. 05-1589. 05-1657 (U.S. Supreme Court). In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amicus* brief in the U.S. Supreme Court defending the State of Washington's 'opt-in' requirement for union funding of political activity against a constitutional challenge.

CRAWFORD v. MARION COUNTY ELECTION BOARD, 553 U.S. 181 (2008). In my capacity as Director of Litigation at the non-profit, non-partisan Campaign Legal Center, I filed an *amicus* brief in the U.S. Supreme Court on behalf of 29 historians and other scholars urging the Court to reverse the decision of the Seventh Circuit which upheld Indiana's voter ID law. The Supreme Court, however, affirmed.

State Public Financing Cases

WISCONSIN RIGHT TO LIFE v. BRENNAN, 3:09-cv-00764 (W.D. Wis.), No. 11-1769 (7th Cir.) and KOSCHNICK v. DOYLE, 3:09-cv-00767 (W.D. Wis.). In December 2009, two cases were filed to challenge the trigger provisions of Wisconsin's recently-enacted public financing program, as well as other program components. The CLC filed an *amici* brief on June 17, 2011.

Ethics/Public Corruption

GIL RAMIREZ GROUP v. HOUSTON INDEPENDENT SCHOOL DISTRICT, CIVIL ACTION 4:10-CV-04872 (S.D. Texas). In early 2016, CLC joined in a lawsuit alleging widespread corruption in the awarding of contracts by the Houston Independent School District (HISD). The Legal Center joined the legal team representing a Houston construction contractor, the Gil Ramirez Group, who was locked out of the school district's construction contracts after refusing to participate in the Board of Trustees' widespread "pay-to-play" scheme. Plaintiffs were awarded around \$5,000,000 in damages. On March 15, 2019, the U.S. Court of Appeals for the Fifth Circuit affirmed that judgment.